1 Ricky-Dean Horton 751 Rosemary Court Fairfield, California [94533] Cell: 707-386-9713 3 RickyDHorton@gmail.com 4 5 6 UNITED STATES BANKRUPTCY COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 SAN FRANCISCO DIVISION 9 10 RICKY-DEAN HORTON, A LIVING MAN Bankruptcy Case No.: 19-30088 (DM) Chapter 11 11, Jointly Administered. Claimant/Appellant, 12 13 VS. Claimant/Appellant claim no. 87111 14 PG&E CORPORATION, 15 - and/or -NOTICE OF INERLOCUTORY APPEAL: 16 PACIFIC GAS AND ELECTRIC MOTION FOR LEAVE TO APPEAL. 17 **COMPANY***; Debtors/Appellees. 18 * All papers shall be filed in the Lead Case, No. 19 19-30088 (DM) 20 21 22 1. Notice is given that Ricky-Dean Horton, Claimant/Appellant, appeals to the United States 23 Ninth Circuit District Court Northern District of California, 28 USC 158 (a)(3); 24 25 2. Claimant/Appellant elects to have this appeal heard by the district court, 28 USC 158 (c)(1)A; 26 3. Claimant/Appellant Motions the court for leave to appeal. FRBP Rule 8004(b). 27 28 NOTICE OF INERLOCUTORY APPEAL; MOTION FOR LEAVE TO APPEAL. - 1

of 75

Entered: 10/17/22 13:59:10 Page 1

Case: 19-30088 Doc# 13084 Filed: 10/14/22

SUMMARY

- (A) Claimant/Appellant missed the deadline to object in writing to Debtor's/Appellee's request for disallowing and expunging claimant's/appellant's claim no. 87111 (dkt 10808, 10809, 10810);
- (B) Claimant/appellant personally appeared by video conference at the hearing on July 28, 2021 as scheduled on dkt 10808 to object on the record of the attempt to disallow and expunge claimant's/appellant's claim no. 87111, and the default judgement found on dkt. 10980;
- (C) Pursuant to the results of the hearing in front of Judge Montali on July 28, 2021, Claimant/appellant filed motions for reconsideration with compelling arguments to reverse the default order, and placed the motions on calendar for hearing (dkt 11074);
- (D) It appears that Judge Montali entered an order removing the hearing, ordered the debtors/appellees to respond to claimant's/appellant's motions, and to have the court enter an order based on the debtor's/appellee's response (dkt 11135);
- (E) Claimant/appellant, via email, informed Lorena Parada, Courtroom Deputy/Calendar Clerk to Judge Montali, that the form of order is opposed pursuant to page 11, paragraph 2 in PDF file found on the Bankruptcy Court's website called "*Practices and Procedures 3-30-21.pdf*" and, among other things, questioned if the order was personally authored by Hon. Judge Montali. (dkt 11150);
- (F) Claimant/appellant motioned the court to strike the order found in dkt 11135; and upon claimant/appellant realizing the hearing date previously scheduled on dkt 11074 did not conform to PG&E's Open Calendar Procedure found in PDF file "DMPGEOpenCalendarCovid_0.pdf", claimant/appellant followed the proper procedures and rescheduled the hearing for October 19, 2021 (dkt 11174);

NOTICE OF INERLOCUTORY APPEAL; MOTION FOR LEAVE TO APPEAL. - 2

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 2

of 75

(G) Additional orders bearing an electronic stamp continued to deny
claimant's/appellant's motions and removal of Claimant's/Appellant's right to a hearing
regarding all motions, both by claimant/appellant and debtors/appellees (dkts 11244, 11386)

- (H) Claimant/Appellant repeatedly brought attention to B.L.R. 9021-1(a) which states in part, "no proposed forms of orders granting or denying motions shall be submitted with the moving or opposition papers prior to hearing" (dkts 11174, 11183,11251)
- (I) Claimant/appellant feels that his motion to reverse the order found in docket 10808 should have been granted;
- (J) Claimant/Appellant did attend the ZOOM video hearing on October 19, 2021 as scheduled;
- (K) Procedures for the end of a scheduled video ZOOM hearing allows for other parties to address the court by "raising their hand";
- https://www.canb.uscourts.gov/procedure/connecting-court-hearing-zoom-0;
- (L) Following the scheduled hearing on October 19, 2021, claimant/appellant raised his electronic hand and motioned verbally in the camera that he wanted to be heard, but to no avail. Judge Montali abruptly ended the hearing, causing claimant/appellant to be denied the opportunity to address the court in any regard.

QUESTIONS

- 1. Is the court allowed to make orders allowing or denying the Claimant's/appellant's motions prior to a hearing?
- 2. Is the court obligated to resolve disputes or controversies regarding the court's orders?

NOTICE OF INERLOCUTORY APPEAL; MOTION FOR LEAVE TO APPEAL. - 3

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page B

of 75

- 3. Did the claimant/appellant attempt to properly follow the Bankruptcy court's procedures for scheduling a hearing?
- 4. Under any of the dockets filed by claimant/appellant, including but not limited to docket 11377, was there cause to allow the hearing to take place and to question witnesses at the hearing? (dkts 11074, 11150, 11174, 11183, 11251, 11377, 11415, 11416, 11434, 11435)
- 5. Is there enough evidence in the motions and dockets filed by claimant/appellant for this circuit court to reverse the order found in docket 10980 that disallowed and expunged claimant's/appellant's claim no. 87111?

RELIEF SOUGHT

- (a) Claimant/appellant seeks to have the default order found in docket 10980 to be reversed;
- (b) Claimant/appellant seeks to have his motions heard and ruled upon at a hearing;
- (c) Claimant/appellant seeks to have his claim continued in the Bankruptcy Court;
- (d) Claimant/appellant seeks to have his claim for the death of his brother, Rory-Nelson, to be heard in a trial by jury if no restitution can be agreed upon by the debtors/apellees.
- (e) Claimant/appellant seeks to have any order affecting his case to be signed with a wet ink signature of the judge;
- (f) Any other relief that the district court may deem to be just and reasonable.In addition to the aforementioned information, LEAVE TO APPEAL SHOULD BE GRANTED;
- (i) Claimant's/appellant's father became seriously ill in August 2021;

NOTICE OF INERLOCUTORY APPEAL; MOTION FOR LEAVE TO APPEAL. - 4

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 4

- (ii) Claimant/appellant was primarily responsible for the health and well-being of both his father and his mother;
- (iii) Claimant's/appellant's father seccumbed to his illness and died on November 14, 2021 leaving claimant's/appellant's mother without the care she needed from her husband;
- (iv) Claimant's/appellant's mother needed ongoing care and assistance following the death of his father, leaving claimant/appellant to be mostly responsible for his mother's care until she too passed away on June 6, 2022;
- (v) Prior to claimant's/appellant's reasonable delay of filing this appeal,
 claimant/appellant made good faith efforts to motion and allow the Bankruptcy
 Court to reverse the default order found in docket 10980;
- (vi) Claimant/appellant has a right to be heard;
- (vii) The PG&E bankruptcy case is still on-going (case No. 19-30088(DM);
- (viii) No prejudicial effect will come upon claimant/appellant or debtor/appellee when this appeal is heard by this district court;
- (ix) Other opinions by this circuit court that could lead to the conclusion that the leave to appeal should be granted.

Among the stated dockets herein named and filed within the Bankruptcy case No. 19-30088(DM), Claimant/appellant has attached a copy of the dockets in regards to the interloculatory order and related opinions. See attached Dockets 10808 (debtor's/appellee's omnibus objections), dockets 10809 and 10810 (declarations by debtor's/appellee's council), Docket 10960 (request for order of entry by default, note

NOTICE OF INERLOCUTORY APPEAL; MOTION FOR LEAVE TO APPEAL. - 5

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 5

that NO service of process was filed that claimant/appellant is aware of), Docket 10980 (order disallowing claimant's/appellant's claim no, 87111 found in Exhibit 1A therein. As found in claimant/appellant's pleadings, personal injury was not the basis of claimant's/appellant's claim).

This notice of interloculatory appeal filed within the UNITED BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION is only summarizing the facts necessary to satisfy the requirements under FRBP Rule 8004(b).

Claimant/Appellant will file more definitive statements with his initial brief to be filed with the United States District Court, Northern District, San Fransisco on or before November 18, 2022.

Dated this 14th day of October, 2022

Ricky-Dean Horton, a living man

Claimant/Appellant

NOTICE OF INERLOCUTORY APPEAL; MOTION FOR LEAVE TO APPEAL. - 6

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 6

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1 2 3 4 5 6 7 8 9		ANKRUPTCY COURT
10		SCO DIVISION
11		
12		Bankruptcy Case No. 19-30088 (DM)
13	In re:	Chapter 11
14	PG&E CORPORATION,	
	- and -	(Lead Case) (Jointly Administered)
15 16	PACIFIC GAS AND ELECTRIC COMPANY,	REORGANIZED DEBTORS' NINETY-THIRD OMNIBUS OBJECTION TO CLAIMS (NO LEGAL LIABILITY CLAIMS)
17	Debtors.	Response Deadline:
18	☐ Affects PG&E Corporation	July 14, 2021, 4:00 p.m. (PT)
19	☐ Affects Pacific Gas and Electric Company ☑ Affects both Debtors	Hearing Information If Timely Response Made:
20		Date: July 28, 2021 Time: 10:00 a.m. (Pacific Time)
	* All papers shall be filed in the Lead Case, No. 19-30088 (DM).	Place: (Telephonic Appearances Only) United States Bankruptcy Court
21		Courtroom 17, 16th Floor
22		San Francisco, CA 94102
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Case: 19-30088 Doc# 18084 Filed: 00/14/22 Entered: 00/17/22 13:59:00 Page I

JUDGE; (B) THE OFFICE OF THE UNITED STATES TRUSTEE; (C) THE AFFECTED CLAIMANTS; AND (D) OTHER PARTIES ENTITLED TO NOTICE:

(A) THE HONORABLE DENNIS MONTALI, UNITED STATES BANKRUPTCY

PG&E Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and reorganized debtors (collectively, "PG&E" or the "Debtors" or as reorganized pursuant to the Plan (as defined below), the "Reorganized Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 Cases") hereby submit this Ninety-Third Omnibus Objection (the "Objection") to the Proofs of Claim (as defined below) identified in the columns headed "Claims To Be Disallowed and Expunged" and "Claim To Be Reduced" on Exhibit 1 annexed hereto.

I. JURISDICTION

This Court has jurisdiction over this Objection under 28 U.S.C. §§ 157 and 1334; the *Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges*, General Order 24 (N.D. Cal.); and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"). This matter is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory predicates for the relief requested are section 502 of Title 11 of the United States Code (the "Bankruptcy Code") and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

II. BACKGROUND

On January 29, 2019 (the "**Petition Date**"), the Debtors commenced with the Court voluntary cases under chapter 11 of the Bankruptcy Code. Prior to the Effective Date (as defined below), the Debtors continued to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner was appointed in either of the Chapter 11 Cases. The Chapter 11 Cases are being jointly administered for procedural purposes only pursuant to Bankruptcy Rule 1015(b).

Additional information regarding the circumstances leading to the commencement of the Chapter 11 Cases and information regarding the Debtors' businesses and capital structure is set forth in the *Amended Declaration of Jason P. Wells in Support of the First Day Motions and Related Relief* [Docket No. 263].

Case: 19-30088 Doc# 1008 Filed: 00/14/22 Entered: 00/17/22 13:59:00 Page 8

off 795

On July 1, 2019, the Court entered the Order Pursuant to 11 U.S.C. §§ 502(b)(9) and 105(a), 1 2 Fed. R. Bankr. P. 2002, 3003(c)(3), 5005, and 9007, and L.B.R. 3003-1 (I) Establishing Deadline for 3 Filing Proofs of Claim, (II) Establishing the Form and Manner of Notice Thereof, and (III) Approving Procedures for Providing Notice of Bar Date and Other Information to All Creditors and Potential 4 Creditors [Docket No. 2806] (the "Bar Date Order"). The Bar Date Order set the deadline to file all 5 proofs of claim (each, a "Proof of Claim") in respect of any prepetition claim (as defined in section 6 7 101(5) of the Bankruptcy Code), including all claims of Fire Claimants (as defined therein), Wildfire 8 Subrogation Claimants (as defined therein), Governmental Units (as defined in section 101(27) of the 9 Bankruptcy Code), and Customers, and for the avoidance of doubt, including all secured claims and priority claims, against either of the Debtors as October 21, 2019, at 5:00 p.m. Pacific Time (the "Bar 10 11 Date"). The Bar Date later was extended solely with respect to unfiled, non-governmental Fire Claimants to December 31, 2019 [Docket No. 4672]¹; and subsequently with respect to certain claimants 12

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By Order dated June 20, 2020 [Docket No. 8053], the Bankruptcy Court confirmed the *Debtors'* and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization Dated June 19, 2020 (as may be further modified, amended or supplemented from time to time, and together with any exhibits or schedules thereto, the "Plan"). The Effective Date of the Plan occurred on July 1, 2020 (the "Effective Date"). See Dkt. No. 8252.

against the Debtors for rescission or damages to April 16, 2020 [Docket No. 5943].

that purchased or acquired the Debtors' publicly held debt and equity securities and may have claims

III. RELIEF REQUESTED

The Reorganized Debtors file this Objection, pursuant to section 502 of the Bankruptcy Code, Bankruptcy Rule 3007(d)(5), Bankruptcy Local Rule 3007-1, and the *Order Approving (A) Procedures for Filing Omnibus Objections to Claims and (B) the Form and Manner of the Notice of Omnibus Objections*, dated June 30, 2020 [Docket No. 8228] (the "Omnibus Objections Procedures Order"), seeking entry of an order disallowing and expunging or reducing Proofs of Claim for which the Reorganized Debtors are not liable (the "No Legal Liability Claims"). Exhibit 1, which identifies the

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Case: 19-30088 Doc# 1988 Filed: 00/14/22 Entered: 00/17/22 13:59:00 Page 9

¹ The claims of Fire Claimants will be administered through the Fire Victim Trust and the claims of Wildfire Subrogation Claimants through the Subrogation Wildfire Trust in accordance with the Plan.

No Legal Liability Claims, is comprised of the following:

- Exhibit 1A (which are Proofs of Claim to be disallowed and expunged filed by parties who are <u>not</u> current or former employees of the Debtors)
- Exhibit 1B (which are Proofs of Claim to be disallowed and expunged filed by parties who are current or former employees of the Debtors)²
- **Exhibit 1C** (which is the Proof of Claim to be reduced).

The No Legal Liability Claims are identified in the columns headed "Claims To Be Disallowed and Expunged" in **Exhibit 1A** and **Exhibit 1B**, and "Claim to Be Reduced" in **Exhibit 1C**. **Exhibit 1** also specifically identifies in the "Basis for Objection" (including multiple bases, where applicable) that the No Legal Liability Claims are classified as any one or more of the following, as discussed further below:

- 1. Barred By Statute of Limitations
- 2. Barred By Court Order
- 3. Barred By Previous Settlement Agreement
- 4. Payroll Withholding Claims
- 5. Preempted By National Labor Relations Act ("NLRA")
- 6. No Liability Based on Investigation

IV. ARGUMENT

A. The No Legal Liability Claims Should be Disallowed and Expunged or Reduced

The Omnibus Objections Procedures Order supplemented Bankruptcy Rule 3007(d) to permit the Reorganized Debtors to file objections to more than one claim if "[t]he claims seek recovery of amounts for which the Debtors are not liable" or "[t]he claims are objectionable on some other common basis under applicable bankruptcy or non-bankruptcy law" Omnibus Objections Procedures Order, $\P 2(C)(iii)$, (vii). Bankruptcy Rule 3007(e) requires that an omnibus objection must list the claimants

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² Concurrently with the filing of this Objection, the Reorganized Debtors will be seeking to redact the personally identifiable information of current and former employees. Accordingly, in the exhibits to this Objection, the Reorganized Debtors have segregated the Proofs of Claim filed by parties who are current or former employees of the Debtors from those filed by parties who are not current or former employees.

alphabetically and by cross-reference to claim numbers. The Reorganized Debtors and their professionals have reviewed each of the No Legal Liability Claims identified on **Exhibit 1** and have determined, on one or more of the bases below, that each represents a Proof of Claim for which the Reorganized Debtors are not liable.

- (1) "Barred By Statute of Limitations." These are Proofs of Claim that fail to state a legal basis for recovery against the Debtors because the underlying causes of action are barred by an applicable statute of limitations. Attached hereto as Exhibit 2, which is comprised of Exhibit 2A (which are Proofs of Claim filed by parties who are not current or former employees of the Debtors) and Exhibit 2B (which are Proofs of Claim filed by parties who are current or former employees of the Debtors), is a list of all Barred By Statute of Limitations Claims, together with a citation to the applicable California or federal statute, the applicable limitations period, and the date of incident for each claim (as determined from the Proof of Claim and/or through investigation by the Reorganized Debtors and their professionals). The claimants seek recovery from the Debtors based on allegations that include (i) personal injury, (ii) property damage, (iii) breach of contract, (iv) statutory liability, including penalties or forfeitures, (v) employment discrimination, and (vi) other miscellaneous causes of action. All of the Barred By Statute of Limitations Periods identified below, the claimants' right to bring such claims against the debtors expired prior to the Petition Date. Therefore, the Reorganized Debtors are not liable, and the Barred By Statute of Limitations Claims should be reduced³ or disallowed and expunged.
 - a. Personal Injury 2 years. Cal. Civ. Proc. Code § 335.1.
 - b. Damage to Real or Personal Property 3 years. Cal. Civ. Proc. Code § 338(b) or (c).
 - c. Breach of Written Contract 4 years. Cal. Civ. Proc. Code § 337.
 - d. Statutory Liability 3 years. Cal. Civ. Proc. Code \S 338(a).
 - e. Statutory Penalty or Forfeiture 1 year. Cal. Civ. Proc. Code § 340(b).

³ Claim No. 56868, identified on <u>Exhibit 1C</u> and <u>Exhibit 2A</u>, is the only No Legal Liability Claim that the Reorganized Debtors are seeking to reduce through this Objection, as a portion of the claim based on statutory liability is not barred by the applicable statute of limitations. All other No Legal Liability Claims are to be disallowed and expunged in their entirety.

- f. Employment Discrimination (California) 1 year. Cal. Gov't Code § 12960 et seq.⁴
- g. Employment Discrimination (Federal) 300 days. 42 U.S.C. § 2000e-5.
- h. "Catch-All" Statute 4 years. Cal. Civ. Proc. Code § 343.
- (2) "Barred by Court Order." These Proofs of Claim were also asserted by the Claimants and relate to prepetition litigation against the Debtors. The Reorganized Debtors are not liable for these claims because they were previously disposed of pursuant to an order by a court of competent jurisdiction other than the Bankruptcy Court. Therefore, the Barred By Court Order Claims should be disallowed and expunged.
- (3) "Barred by Previous Settlement Agreement." These Proofs of Claim are each subject to a valid and enforceable settlement agreement with or on behalf of the claimant that has been satisfied in full by the Debtors, either in the ordinary course of business or pursuant to an order by a court of competent jurisdiction other than the Bankruptcy Court. Therefore, because the Reorganized Debtors have satisfied the underlying liability for these Claims pursuant to those settlement agreements, the Barred By Previous Settlement Agreement Claims should be disallowed and expunged.
- (4) "Payroll Withholding Claims." These are Proofs of Claim for which the claimants who were current or former employees of the Debtors dispute the Debtors' legal authority to withhold payroll taxes, and therefore oppose the Debtors' compliance with the applicable federal and state laws regarding such withholding. The Debtors are unaware of any legal basis on which such a claim can be asserted. Accordingly, the Reorganized Debtors have determined they are not liable for these amounts and the corresponding Proofs of Claim should be disallowed and expunged.⁵
 - (5) "Preempted by NLRA." Each of these employment-related claims is duplicative of a

Casse: 119-300888 | Doc#1130848 | Filedi: 106/14/221 | Enteredi: 106/17/221 | 1137.590 108 | Page 12

off 795

⁴ Cal. Gov't Code § 12960 was amended after the Petition Date, in October 2019, by Assembly Bill 9, which extended the period to file employment discrimination claims with the Department of Fair Employment and Housing from one year to three years. The amendment does not revive lapsed claims. All employment discrimination claims that are the subject of this Objection were time-barred under the 1-year statute as of the Petition Date.

⁵ The Reorganized Debtors are aware of the previous filings by the Payroll Withholding Claimants in these Chapter 11 Cases. *See*, *e.g.*, Dkt. Nos. 10752, 10753, and 10754. The process for claims administration in these Chapter 11 Cases is controlled by the Bankruptcy Code, Bankruptcy Rules, Bankruptcy Local Rules, and the Orders of this Court. The question of disallowance of the Payroll Withholding Claims is now before the Court, and the Payroll Withholding Claimants will have the opportunity to defend their Claims by responding to this Objection.

grievance filed pursuant to a collective bargaining agreement, or is a claim that is required to be filed as a grievance pursuant to a collective bargaining agreement, and, accordingly, these Proofs of Claim are preempted by the National Labor Relations Act, pursuant to which such grievance proceedings are the sole means through which the claimants may seek redress for their claims. Labor grievance proceedings arising under collective bargaining agreements were not subject to the automatic stay of 11 U.S.C. § 362(a) during these Chapter 11 Cases. *See Shugrue v. Airline Pilots Association, (In re Ionosphere Clubs, Inc.)*, 922 F.2d 984, 990 (2d. Cir. 1990) ("Congress intended that the collective bargaining agreement remain in effect and that the collective bargaining process continue after the filing of a bankruptcy petition unless and until the debtor complies with the provisions of § 1113."). Pursuant to Section 8.6 of the Plan, the Debtors assumed the Collective Bargaining Agreements (as such term is defined in the Plan), and, as such, any right the claimants may have to pursue their grievances are not impacted by the Plan. Accordingly, the Reorganized Debtors have determined that the corresponding Proofs of Claim should be disallowed and expunged.

(6) "No Liability Based on Investigation." These are Proofs of Claim where the Reorganized Debtors, after conducting a thorough review of the Proof of Claim, concluded that there is no basis for liability. The Reorganized Debtors' review of each Proof of Claim consisted of (i) a review of information submitted by the Claimant in connection with the respective Proof of Claim, and (ii) an investigation by PG&E of the facts alleged by the Claimant. In each instance, the Reorganized Debtors determined that the claim was not valid and the investigation discovered no basis for the claim. Accordingly, the Reorganized Debtors have determined they are not liable for these amounts and the corresponding Proofs of Claim should be disallowed and expunged.

Each of the Claimants is listed alphabetically, and the claim number and amount are identified in accordance with Bankruptcy Rule 3007(e). Furthermore, in accordance with the Omnibus Objections Procedures Order, the Reorganized Debtors have sent individualized notices to the holders of each of the No Legal Liability Claims.

B. The Claimants Bear the Burden of Proof

Department of Forestry and Fire Protection, which deadline was extended to September 30, 2021, without prejudice to the right of the Reorganized Debtors seek further extensions thereof [Docket No. 10494]. The deadline with respect to Claims of the United States has been further extended by stipulation and order [Docket Nos. 10459, 10463].

A filed proof of claim is "deemed allowed, unless a party in interest . . . objects." 11 U.S.C. § 502(a).⁶ Section 502(b)(1) of the Bankruptcy Code, however, provides in relevant part that a claim may not be allowed if "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. § 502(b)(1). Once the objector raises "facts tending to defeat the claim by probative force equal to that of the allegations of the proofs of claim themselves," Wright v. Holm (In re Holm), 931 F.2d 620, 623 (9th Cir. 1991), quoting 3 L. King, Collier on Bankruptcy § 502.02at 502-22 (15th ed. 1991), then "the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence," Ashford v. Consolidated Pioneer Mortgage (In re Consolidated Pioneer Mortgage), 178 B.R. 222, 226 (B.A.P. 9th Cir. 1995) (quoting In re Allegheny Int'l, Inc., 954 F.2d 167, 173-74 (3d Cir. 1992)), aff'd without opinion 91 F.3d 151 (9th Cir. 1996). "[T]he ultimate burden of persuasion is always on the claimant." Holm, 931 F.2d at 623 (quoting King, Collier on Bankruptcy); see also Lundell v. Anchor Constr. Specialists, Inc., 223 F.3d 1035, 1039 (9th Cir. 2000); Spencer v. Pugh (In re Pugh), 157 B.R. 898, 901 (B.A.P. 9th Cir. 1993); In re Fidelity

As set forth above, the No Legal Liability Claims assert amounts for which the Reorganized Debtors are not liable and, therefore, should be disallowed and expunged in their entirety or reduced. If any Claimant believes that a No Legal Liability Claim is valid, it must present affirmative evidence demonstrating the validity of that claim.

V. RESERVATION OF RIGHTS

Holding Co., 837 F.2d 696, 698 (5th Cir. 1988).

The Reorganized Debtors hereby reserve the right to object, as applicable, in the future to any of the Proofs of Claim listed in this Objection on any ground, and to amend, modify, or supplement this Objection to the extent an objection to a claim is not granted, and to file other objections to any proofs of claims filed in these cases, including, without limitation, objections as to the amounts asserted therein,

⁶ Upon the Reorganized Debtors' request, the deadline under Section 7.1 of the Plan for the Reorganized

Debtors to bring objections to Claims initially was extended through and including June 26, 2021 (except for Claims of the United States, which deadline was extended to March 31, 2021) [Docket No. 9563].

That deadline has been further extended through December 23, 2021, except for Claims of the California

or any other claims (filed or not) against the Debtors, regardless of whether such claims are subject to this Objection. A separate notice and hearing will be scheduled for any such objections. Should the grounds of objection specified herein be overruled, wholly or in part, the Reorganized Debtors reserve the right to object to the No Legal Liability Claims on any other grounds that the Reorganized Debtors may discover or deem appropriate.

VI. NOTICE

Notice of this Objection will be provided to (i) holders of the No Legal Liability Claims; (ii) the Office of the U.S. Trustee for Region 17 (Attn: Andrew R. Vara, Esq. and Timothy Laffredi, Esq.); (iii) all counsel and parties receiving electronic notice through the Court's electronic case filing system; and (iv) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002. The Reorganized Debtors respectfully submit that no further notice is required. No previous request for the relief sought herein has been made by the Reorganized Debtors to this or any other Court.

WHEREFORE the Reorganized Debtors respectfully request entry of an order granting (i) the relief requested herein as a sound exercise of the Reorganized Debtors' business judgment and in the best interests of their estates, creditors, shareholders, and all other parties' interests, and (ii) such other and further relief as the Court may deem just and appropriate.

Dated: June 17, 2021 KELLER BENVENUTTI KIM LLP

By: <u>/s/ Thomas B. Rupp</u>
Thomas B. Rupp

Attorneys for Debtors and Reorganized Debtors

Casse: 19-300888 | Dooc#130848 | Filedt: 106/14/22/L | Einteredt: 106/17/22/L 137.59) 103 | Parge 15 of 75

Chapman, Warren	Claim Transferred To:	Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
(Graph Motoney, et al 3800 Owens) (Graph Suite 410 (Graph) (Graph) (Graph) (Graph) (Graph) (Graph) (Graph) (Graph)	ns	78834	Pacific Gas and Electric Company	10/21/2019	80.00	\$0.00	80.00	\$0.00	\$0.00	Barred by Court Order
Cuy of San Carlos Cegory J. Rubens City Attorney, ————————————————————————————————————	××	68838	Pacific Gas and Electric Company	10/16/2019	80.00	80.00	\$0.00	\$1,045,280.00	\$1,045,280.00	Barred by Previous Settlement Agreement
Contan, Michael 7930 Flynn Creek Road PO Box 314 Contant Creek Road PO Box		81232	Pacific Gas and Electric Company	10/21/2019	\$0.00	\$0.00	\$0.00	\$4,947.78	\$4,947.78	Barred by Court Order
Jewenvoorden, Marcus Jewenvoorden Farms 19490 Lipper Rd. Grannend, CA 96022		75903	PG&E Corporation	10/18/2019	\$0.00	\$0.00	\$0.00	\$500,000.00	\$500,000.00	Barred by Previous Settlement Agreement
		4457	PG&E Corporation	7/30/2019	\$0.00	\$0.00	\$12,450.00	\$2,487,550.00	\$2,500,000.00	No Liability Based on Investigation
Carlos Ray Filis, Donald Ray Carlos Maria Carlos Maria Filis CA 94565-4121 Carlos CA 94565-4121		8889	PG&E Corporation	8/13/2019	\$0.00	\$0.00	\$0.00	\$500,000.00	\$500,000.00	Barred by Court Order
Monson Aggregates Mid-Pacific, fundamental for the fundal 3000 Executive for funday Suite 240 San Ramon, CA 94583	*	70657	Pacific Gas and Electric Company	10/16/2019	\$173,304.00	80.00	\$0.00	\$0.00	\$173,304.00	No Liability Based on Investigation
Horton, Ricky D. 74 Rosemary Court © frield, CA 94533		87111	PG&E Corporation	10/21/2019	\$0.00	\$0.00	\$0.00	\$50,000,000.00	\$50,000,000.00	Barred by Statute of Limitations - Personal Injury

SS Ofiginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Mothari-Fard, Saeedeh Mothari-Fard, Saeedeh Mothari-Fard, Saeedeh Mothari- Mothari		3882	Pacific Gas and Electric Company	7/24/2019	\$0.00	80.00	\$0.00	\$31,576.00	\$31,576.00	Barred by Court Order
Mec, Juan M. Helen Law Firm, APC c/o James Mitchell (SBN 87151) 1320 Munbia Street, Suite 200		7666	PG&E Corporation	8/20/2019	\$0.00	80.00	\$0.00	\$4,000,000.00	\$4,000,000.00	Barred by Court Order
R Tad Heydenfeldt, Agent, Rasar, Ingon behalf of United Trust Trus		4606	Pacific Gas and Electric Company	7/24/2019	80.00	80.00	80.00	\$250,000,000.00	\$250,000,000.00	Barred by Statute of Limitations - Breach of Written Contract
Thatds, Darwin 18078 Arbor Ave Apt 234 Hayward, CA 94541-4894		96962	PG&E Corporation	2/14/2020	\$0.00	\$0.00	\$0.00	8969,000.00	\$969,000.00	Barred by Statute of Limitations - Breach of Written Contract
The control of the co		86933	PG&E Corporation	10/21/2019	\$0.00	\$0.00	\$0.00	\$369,000.00	\$369,000.00	Barred by Statute of Limitations - Breach of Written Contract
Renan, Geoffrey Lay Offices of Paul Aghabala & Recointes, Inc. Ani Pugvaladyan, Esq. 15250 Yentura Blvd Ste 500 Swerman Oaks, CA 91403-3217		23522	PG&E Corporation	9/30/2019	\$0.00	80.00	80.00	80.00	80.00	No Liability Based on Investigation
Roman, Geofrfrey Nestige Law Firm, P.C. Ani Shasivaladyan, Esq. P.Paul Apiabala, Esq. 15250 Ventura Myd., Suite 500		105758	PG&E Corporation	6/2/2020	80.00	80.00	\$0.00	80.00	80.00	No Liability Based on Investigation

Ninety-Third Omnibus Objection

S Offginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Tims, Leona A 2020 Coombe Hill Drive City, CA 92586		86900	Pacific Gas and Electric Company	10/23/2019	\$0.00	\$0.00	\$0.00	\$14,000,000.00	\$14,000,000.00 \$14,000,000.00	Barred by Statute of Limitations - Personal Injury
Vodonick, John 164 Willow Valley Road 165 ada City, CA 95959		19917	PG&E Corporation	10/9/2019	\$25,000.00	80.00	\$0.00	\$225,000.00	\$250,000.00	Barred by Statute of Limitations - Damage to Real or Personal Property and No Liability Based on Investigation
Raims To Be Expunged Totals	otals	Count:17	7		\$	\$198,304.00	80.00	\$12,450.00 \$32	\$324,132,353.78	\$324,343,107.78

C										
ORginal Creditor	Claim Transferred To:	Claim To Be Disallowed and Expunged	Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Log 30088		Redacted	PG&E Corporation	8/14/2019	\$0.00	80.00	80.00	\$1,600,000.00	\$1,600,000.00	Barred by Statute of Limitations - Personal Injury and Barred by Previous Settlement Agreement
D o c# 1308		Redacted	Pacific Gas and Electric Company	10/12/2019	80.00	80.00	\$66,074.00	\$0.00	\$66,074.00	Preempted by NLRA
Filed:		Redacted	PG&E Corporation	6/28/2019	\$0.00	80.00	\$0.00	\$268,320.00	\$268,320.00	Barred by Previous Settlement Agreement
120/14/22 2 of 75		Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	\$0.00	80.00	\$0.00	\$0.00	Barred by Previous Settlement Agreement and Preempted by
Re Entered		Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	\$0.00	80.00	\$0.00	\$0.00	Barred by Previous Settlement Agreement and Preempted by
Re 10/17/22		Redacted	Pacific Gas and Electric Company	4/20/2021	\$0.00	80.00	80.00	\$0.00	80.00	Barred by Statute of Limitations - "Catch- all" Statute
^p 33:59:10		Redacted	Pacific Gas and Electric Company	7/29/2019	\$0.00	80.00	\$20,000.00	\$0.00	\$20,000.00	Barred by Statute of Limitations - Breach of Written Contract and Preempted by NLRA
Redected		Redacted	PG&E Corporation	9/25/2019	\$0.00	80.00	\$12,679,000.00	80.00	\$12,679,000.00	Payroll Withholding Claims

Redacted Red					,			
	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$12,679,000.00	\$0.00	\$12,679,000.00	Payroll Withholding Claims
	Pacific Gas and Electric Company	9/16/2019	\$0.00	\$0.00	\$14,104.32	\$0.00	\$14,104.32	Barred by Previous Settlement Agreement
	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$0.00	\$11,728,000.00	\$11,728,000.00	Payroll Withholding Claims
	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$12,570,000.00	\$0.00	\$12,570,000.00	Payroll Withholding Claims
	PG&E Corporation	9/23/2019	80.00	\$0.00	\$12,570,000.00	\$0.00	\$12,570,000.00	Payroll Withholding Claims
	Pacific Gas and Electric Company	10/21/2019	80.00	\$0.00	\$0.00	\$1,450.00	\$1,450.00	Preempted by NLRA
:59:1(Pacific Gas and Electric Company	9/23/2019	80.00	\$0.00	\$15,000.00	\$0.00	\$15,000.00	Preempted by NLRA
Redacted Page 20	PG&E Corporation	10/23/2019	\$0.00	80.00	\$64,560.00	\$0.00	\$64,560.00	Barred by Statute of Limitations - Breach of Written Contract and Barred by Previous Settlement Agreement

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SS Offginal Creditor	Claim Transferred To:	Claim To Be Disallowed and Expunged	ed Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
L <mark>9</mark> 230088		Redacted	PG&E Corporation	10/22/2019	\$0.00	\$0.00	\$86,034.64	\$0.00	\$86,034.64	Barred by Statute of Limitations - Breach of Writen Contract and Barred by Previous Settlement Agreement
^{ງວັ} ວະ# 13 08		Redacted	PG&E Corporation	8/1/2019	80.00	80.00	\$0.00	\$0.00	\$0.00	Barred by Statute of Limitations - Employment Discrimination
Red Filed:		Redacted	PG&E Corporation	8/12/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Barred by Statute of Limitations - Breach of Written Contract and Preempted by NLRA
^{pa} 10/14/22 ²² of 75		Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	\$0.00	\$10,000.00	\$1,690,000.00	\$1,700,000.00	Barred by Court Order
Red Entered		Redacted	PG&E Corporation	10/18/2019	\$0.00	\$0.00	\$10,000.00	\$1,690,000.00	\$1,700,000.00	Barred by Court Order
Red 17/22		Redacted	PG&E Corporation	10/7/2019	\$0.00	\$0.00	\$13,300,000.00	80.00	\$13,300,000.00	Payroll Withholding Claims
13:59:10		Redacted	PG&E Corporation	10/4/2019	80.00	\$0.00	\$13,300,000.00	80.00	\$13,300,000.00	Payroll Withholding Claims
Page 21		Redacted	PG&E Corporation	10/21/2019	80.00	80.00	\$12,961,000.00	80.00	\$12,961,000.00	Payroll Withholding Claims

Entered: 06/17/21	
.2 Filed: 06/17/21	of 4

ase	E 5	Claim To Be Disallowed	d Debter	Data Kilad	Sommon	Administration	Delocites	Journo Gall	Total	Basis for Objection
Res 30088		Redacted	PG&E Corporation	10/17/2019	\$0.00	80.00	\$12,961,000.00	\$0.00	\$12,961,000.00	Payroll Withholding Claims
Poc# 13		Redacted	PG&E Corporation	11/4/2019	\$0.00	\$12,961,000.00	80.00	\$0.00	\$12,961,000.00	Payroll Withholding Claims
Table 10/14/2 Filed: 10/14/2 of 75	otals	Count: 26				\$0.00 \$12,961,000.00	0.00 \$103,305,772,96	96 \$16,977,770.00		\$133,244,542.96

Case: 19-30088 Doc# 10808-

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Page 4

Basis for Objection

Total

Unsecured

Priority

Administrative

Secured

Date Filed:

Debtor

Claim To Be Reduced

Sasana Creditor

State of California, Department of Heaville and Community Development Accounting 2020 West El Communion: Accounting 2020 West El Sacramento, CA 95833	89898	Pacific Gas and Electric Company	10/10/2019	Filed/Sched. Claim Amount: Unliquidated Reduced Claim Amount:	\$330,432.00	\$0.00	\$0.00	\$0.00	\$330,432.00	Barred by Statute of Limitations - Statutory Liability and Statutory Penalty or Forfeiture
**************************************	Count: 1				\$330,432.00	\$0.00 \$0.00	\$0.00	\$5,000.00	\$330,432.00	
Filed: 10/14/22 of 75										
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Page 23										
	Case: 19-30088		Doc# 10808-3	Filed: 06/17/21 of 1	Entered: 06	Entered: 06/17/21 17:20:03		Page 1	Page 1	

Filed: 10/14/22 of 75

Claims Barred by Statute of Limitations Exhibit 2A

Personal Injury Property Personal Injury	Case: 19-30	Claims	Exhibit 2A Barred by Statute of Limitations		
## Personal Injury Cal. Civ. Proc. Code § 335.1) 2 years		Claims	Applicable Statute of Limitations	Limitation Period	Incident Date
Headenfeldt, Agent, Rasar, Inc. Headenfeldt, Agent, Rasar, Inc. Headenfeldt, Agent, Rasar, Inc. Headen (Cal. Civ. Proc. Code § 337) Hears (Cal. Civ. Proc. Code § 3351) Hears (Cal. Civ. Proc. Code § 3351)	90 d Porton, Ricky D.	87111	Personal Injury (Cal. Civ. Proc. Code § 335.1)	2 years	9/5/2016
Breach of Written Contract (Cal. Civ. Proc. Code § 337) Richards, Darwin 8693 Breach of Written Contract (Cal. Civ. Proc. Code § 337) Breach of Written Contract (Cal. Civ. Proc. Code § 337) Statutory Liability (Cal. Civ. Proc. Code § 337) Statutory Liability (Cal. Civ. Proc. Code § 340(b)) Statutory Penalty or Forfeiture (Cal. Civ. Proc. Code § 340(b)) Personal Injury (Cal. Civ. Proc. Code § 340(b)) Personal Injury (Cal. Civ. Proc. Code § 340(b)) Damage to Real or Personal Property (Cal. Civ. Proc. Code § 335.1) Cal. Civ. Proc. Code § 3335.1) Stears Acodonick, John 19917 Damage to Real or Personal Property (Cal. Civ. Proc. Code § 338(b) or (c)) Cal. Civ. Proc. Code § 338(b) or (c))	R Tad Heydenfeldt, Agent, Rasar, Inc on behalf of United Trust Fund	4606	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	1993
Breach of Written Contract (Cal. Civ. Proc. Code § 337) Statutory Liability Statutory Liability (Cal. Code Civ. Proc. § 338(a)) and Statutory Penalty or Forfeiture (Cal. Civ. Proc. Code § 340(b)) Personal Injury (Cal. Civ. Proc. Code § 335.1) Personal Injury (Cal. Civ. Proc. Code § 335.1) Damage to Real or Personal Property (Cal. Civ. Proc. Code § 338(b) or (c)) (Cal. Civ. Proc. Code § 338(b) or (c)) (Cal. Civ. Proc. Code § 338(b) or (c))	:p :p H/ORichards, Darwin	86933	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	1998-2000
Statutory Liability (Cal. Code Civ. Proc. § 338(a)) and Statutory Penalty or Forfeiture (Cal. Civ. Proc. Code § 340(b)) Personal Injury (Cal. Civ. Proc. Code § 335.1) Damage to Real or Personal Property (Cal. Civ. Proc. Code § 338(b) or (c)) 3 years and 1 year (Cal. Civ. Proc. Code § 340(b)) (Cal. Civ. Proc. Code § 335.1) (Cal. Civ. Proc. Code § 338(b) or (c))	Kichards, Darwin	96962	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	1998-2000
86900Personal Injury (Cal. Civ. Proc. Code § 335.1)2 yearsDamage to Real or Personal Property (Cal. Civ. Proc. Code § 338(b) or (c))3 years	and the contract of the contra	56868	Statutory Liability (Cal. Code Civ. Proc. § 338(a)) and Statutory Penalty or Forfeiture (Cal. Civ. Proc. Code § 340(b))	3 years and 1 year	1998 -2018
Damage to Real or Personal Property (Cal. Civ. Proc. Code § 338(b) or (c))	722/13: Leona A	00698	Personal Injury (Cal. Civ. Proc. Code § 335.1)	2 years	10/10/1989
	.:6 Qodonick, John A	19917	Damage to Real or Personal Property (Cal. Civ. Proc. Code § 338(b) or (c))	3 years	1988

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Page 1 Entered: 06/17/21 17:20:03 Doc# 10808-5 Filed: 06/17/21 of 1 Case: 19-30088

Case: 19-30		Redacted Claims Barre	Redacted Version of Exhibit 2B ms Barred by Statute of Limitations		
088	Original Creditor	Claims	Applicable Statute of Limitations	Limitation Period	Incident Date
Redacted		Redacted	Personal Injury (Cal. Civ. Proc. Code § 335.1)	2 years	1997 - 1999
Redacted Ii 7 P80		Redacted	"Catch-all" Statute (Cal. Civ. Proc. Code § 343)	4 years	1992
ed: 10/14 of		Redacted	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	2010
Redacted Wedacted Plant Redacted Redact		Redacted	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	1999-2000
tered: 10		Redacted	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	1999-2000
Redacted 17/22 1		Redacted	Employment Discrimination California (Cal. Gov't Code § 12960 et seq.) and Federal (42 U.S.C. § 2000e-5)	1 year and 300 days	5/13/2016
01:8edacted		Redacted	Breach of Written Contract (Cal. Civ. Proc. Code § 337)	4 years	1996
Page 25					

1	KELLER BENVENUTTI KIM LLP	
2	Tobias S. Keller (#151445) (tkeller@kbkllp.com)	
3	Peter J. Benvenutti (#60566) (pbenvenutti@kbkllp.com)	
4	Jane Kim (#298192) (jkim@kbkllp.com)	
5	650 California Street, Suite 1900	
6	San Francisco, CA 94108 Tel: 415 496 6723	
7	Fax: 650 636 9251	
8	Attorneys for Debtors and Reorganized Debtors	
9		NKRUPTCY COURT CT OF CALIFORNIA
10		SCO DIVISION
11		Bankruptcy Case No. 19-30088 (DM)
12	In re:	Chapter 11
13	PG&E CORPORATION,	(Lead Case) (Jointly Administered)
14	- and -	DECLARATION OF A. ANNA CAPELLE IN
15	PACIFIC GAS AND ELECTRIC COMPANY,	SUPPORT OF REORGANIZED DEBTORS' NINETY-THIRD OMNIBUS OBJECTION TO CLAIMS (NO LEGAL LIABILITY CLAIMS)
16	Debtors.	Response Deadline:
17	☐ Affects PG&E Corporation	July 14, 2021, 4:00 p.m. (PT)
18 19	☐ Affects Pacific Gas and Electric Company ☑ Affects both Debtors	Hearing Information If Timely Response Made: Date: July 28, 2021
20	* All papers shall be filed in the Lead Case, No. 19-30088 (DM).	Time: 10:00 a.m. (Pacific Time) Place: (Telephonic Appearances Only)
21		United States Bankruptcy Court Courtroom 17, 16th Floor
22		San Francisco, CA 94102
23		
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I, A. Anna Capelle, pursuant to section 1746 of title 28 of the United States Code, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:

- 1. I am employed as a Managing Counsel, Litigation and Commercial Contracts, in the Law Department of Pacific Gas and Electric Company (the "Utility"), a wholly-owned subsidiary of PG&E Corporation ("PG&E Corp.") and together with Utility, the "Reorganized Debtors" in the above-captioned chapter 11 cases (the "Chapter 11 Cases"). I have been employed in this role since May 1, 2020, and prior to such date I was employed as Interim Managing Counsel, Strategy and Policy. I have been employed as an attorney for PG&E since October 2006. In my current role, I am responsible for supervising seven litigation attorneys, and advising leaders on litigation and general dispute issues. I also regularly consult with my colleagues elsewhere in the Utility's Law Department on legal issues that cover a variety of other subject matter. I submit this Declaration in support of the *Reorganized Debtors' Ninety-Third Omnibus Objection to Claims (No Legal Liability Claims)* (the "Omnibus Objection"),¹ filed contemporaneously herewith, with respect to the claims listed on Exhibits 1A, 1C, and 2A to the Omnibus Objection.²
- 2. Except as otherwise indicated herein, all facts set forth in this Declaration are based upon my personal knowledge, the knowledge of other personnel of the Reorganized Debtors working under and alongside me on this matter, including my colleagues elsewhere in the Utility's Law Department, my discussions with PG&E's professionals and various other advisors and counsel, and my review and my colleagues' review of relevant documents and information. If called upon to testify, I would testify competently to the facts set forth in this Declaration. I am authorized to submit this declaration on behalf of the Reorganized Debtors.
- 3. The Omnibus Objection is directed at Proofs of Claim specifically identified in **Exhibit 1** to the Omnibus Objection, which is comprised of the following:

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¹ Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Omnibus Objection.

² I understand that the Proofs of Claim set forth on Exhibits 1B and 2B to the Omnibus Objection are supported by the Declaration of Stacy Campos that is being submitted concurrently with this Declaration, and they are not the subject of this Declaration.

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Exhibit 1B (which are Proofs of Claim to be disallowed and expunged filed by parties who are current or former employees of the Debtors)

Exhibit 1A (which are Proofs of Claim to be disallowed and expunged filed by

- **Exhibit 1C** (which is the Proof of Claim to be reduced) c.
- 4. The No Legal Liability Claims that are the subject of this Declaration are identified in the columns headed "Claims To Be Disallowed and Expunged" in Exhibit 1A, and "Claim to Be Reduced" in Exhibit 1C.

parties who are not current or former employees of the Debtors)

- 5. Exhibit 1A, Exhibit 1C, and Exhibit 2A were prepared by the AlixPartners, LLP ("AlixPartners") team charged with the Bankruptcy Case Management component of AlixPartners' assignment to assist the Reorganized Debtors from information provided by me, and I have reviewed them to confirm their accuracy. I am familiar with them, their contents, and the process under which they were prepared. To the best of my knowledge, information and belief, Exhibit 1A and Exhibit 1C accurately identify the No Legal Liability Claims, and Exhibit 2A accurately identifies the Barred By Statute of Limitations Claims described in Paragraph 6(a) below.
- 6. Exhibit 1A and Exhibit 1C specifically identify in the "Basis for Objection" (including multiple bases, where applicable) that the No Legal Liability Claims are classified as any one or more of the following:
- "Barred By Statute of Limitations." These are Proofs of Claim that fail to state a legal basis for recovery against the Debtors because the underlying causes of action are barred by an applicable statute of limitations. Attached as Exhibit 2A to the Omnibus Objection, which is comprised of Proofs of Claim filed by parties who are not current or former employees of the Debtors, is a list of Barred By Statute of Limitations Claims, together with a citation to the applicable section of the California Code of Civil Procedure, the applicable limitations period, and the date of incident for each claim (as determined from the Proof of Claim and/or through investigation by the Reorganized Debtors and their professionals). The claimants seek recovery from the Debtors based on allegations that include (i) personal injury, (ii) property damage, (iii) breach of contract, and (iv) statutory liability, including penalties or forfeitures. All of the Barred By Statute of Limitations Claims included in Exhibit 2A are

governed by California law. Under the applicable California statute of limitations periods identified below, the claimants' right to bring such claims against the Debtors expired prior to the Petition Date. Therefore, the Reorganized Debtors are not liable, and the Barred By Statute of Limitations Claims identified on **Exhibits 1A**, **1C**, and **2A** should be disallowed and expunged or reduced.³

- (1) Personal Injury 2 years. Cal. Civ. Proc. Code § 335.1.
- (2) Damage to Real or Personal Property 3 years. Cal. Civ. Proc. Code § 338(b) or (c).
- (3) Breach of Written Contract 4 years. Cal. Civ. Proc. Code § 337.
- (4) Statutory Liability 3 years. Cal. Civ. Proc. Code § 338(a).
- (5) Statutory Penalty or Forfeiture 1 year. Cal. Civ. Proc. Code § 340(b).
- b. "Barred by Court Order." These Proofs of Claim were also asserted by the Claimants and relate to prepetition litigation against the Debtors. The Reorganized Debtors are not liable for these claims because they were previously disposed of pursuant to an order by a court of competent jurisdiction other than the Bankruptcy Court. Therefore, the Barred By Court Order Claims identified on **Exhibit 1A** should be disallowed and expunged.
- c. "Barred by Previous Settlement Agreement." These Proofs of Claim are each subject to a valid and enforceable settlement agreement with or on behalf of the claimant that has been satisfied in full by the Debtors, either in the ordinary course of business or pursuant to an order by a court of competent jurisdiction other than the Bankruptcy Court. Therefore, because the Reorganized Debtors have satisfied the underlying liability for these Claims pursuant to those settlement agreements, the Barred By Previous Settlement Agreement Claims identified on **Exhibit 1A** should be disallowed and expunged.
- d. "No Liability Based on Investigation." These are Proofs of Claim where the Reorganized Debtors, after conducting a thorough review of the Proof of Claim, concluded that there is no basis for liability. The Reorganized Debtors' review of each Proof of Claim consisted of (i) a review

³ Claim No. 56868, identified on <u>Exhibit 1C</u> and <u>Exhibit 2A</u>, is the only No Legal Liability Claim that the Reorganized Debtors are seeking to reduce through the Omnibus Objection, as a portion of the claim based on statutory liability is not barred by the applicable statute of limitations. All other No Legal Liability Claims are to be disallowed and expunged in their entirety.

of information submitted by the Claimant in connection with the respective Proof of Claim, and (ii) an investigation by PG&E of the facts alleged by the Claimant. In each instance, the Reorganized Debtors determined that the claim was not valid and the investigation discovered no basis for the claim. Accordingly, the Reorganized Debtors have determined they are not liable for these amounts and the corresponding No Liability Based on Investigation Claims identified on **Exhibit 1A** should be disallowed and expunged.

- 7. Based on the Reorganized Debtors' and their professionals' review of the Reorganized Debtors' books and records and my team's consultations with the Reorganized Debtors' personnel and restructuring professionals, each of the No Legal Liability Claims identified on **Exhibit 1A** represents a Proof of Claim for which the Reorganized Debtors are not liable and, therefore, should be disallowed and expunged in their entirety.
- 8. Based on the Reorganized Debtors' and their professionals' review of the Reorganized Debtors' books and records and my team's consultations with the Reorganized Debtors' personnel and restructuring professionals, the No Legal Liability Claim identified on **Exhibit 1C** represents a Proof of Claim for which the Reorganized Debtors are partially not liable because the applicable statute of limitations bars part of the claim, and, therefore, that Proof of Claim should be reduced as set forth on **Exhibit 1C**.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief. Executed this fifteenth day of June, 2021.

/s/ A. Anna Capelle
A. Anna Capelle

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1	KELLER BENVENUTTI KIM LLP	
2	Tobias S. Keller (#151445) (tkeller@kbkllp.com)	
3	Peter J. Benvenutti (#60566) (pbenvenutti@kbkllp.com)	
4	Jane Kim (#298192)	
5	(jkim@kbkllp.com) 650 California Street, Suite 1900	
6	San Francisco, CA 94108 Tel: 415 496 6723	
7	Fax: 650 636 9251	
8	Attorneys for Debtors and Reorganized Debtors	
9		NKRUPTCY COURT
10		CT OF CALIFORNIA SCO DIVISION
		D
11	*	Bankruptcy Case No. 19-30088 (DM)
12	In re:	Chapter 11
13	PG&E CORPORATION,	(Lead Case) (Jointly Administered)
14	- and -	DECLARATION OF STACY CAMPOS IN SUPPORT OF REORGANIZED DEBTORS'
15	PACIFIC GAS AND ELECTRIC COMPANY,	NINETY-THIRD OMNIBUS OBJECTION TO CLAIMS (NO LEGAL LIABILITY CLAIMS)
16	Debtors.	Response Deadline:
17	☐ Affects PG&E Corporation	July 14, 2021, 4:00 p.m. (PT)
18	☐ Affects Pacific Gas and Electric Company ■ Affects both Debtors	Hearing Information If Timely Response Made: Date: July 28, 2021
19	* All papers shall be filed in the Lead Case, No.	Time: 10:00 a.m. (Pacific Time)
20	19-30088 (DM).	Place: (Telephonic Appearances Only) United States Bankruptcy Court
21		Courtroom 17, 16th Floor San Francisco, CA 94102
22		202111002000, 01171102
23		
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I, Stacy Campos, pursuant to section 1746 of title 28 of the United States Code, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:

- 1. I am employed as a Managing Counsel, Employment, Labor and Workers' Compensation, in the Law Department of Pacific Gas and Electric Company (the "Utility"), a wholly-owned subsidiary of PG&E Corporation ("PG&E Corp.") and together with Utility, the "Reorganized Debtors" in the above-captioned chapter 11 cases (the "Chapter 11 Cases"). In my current role, I am responsible for supervising three employment and labor attorneys, and advising leaders on human resource and labor issues. I also regularly consult with my colleagues elsewhere in the Utility's Law Department on legal issues that cover a variety of other subject matter. I submit this Declaration in support of the *Reorganized Debtors' Ninety-Third Omnibus Objection to Claims (No Legal Liability Claims)* (the "Omnibus Objection"), filed contemporaneously herewith, with respect to the claims listed on Exhibits 1B and 2B to the Omnibus Objection.
- 2. Except as otherwise indicated herein, all facts set forth in this Declaration are based upon my personal knowledge, the knowledge of other personnel of the Reorganized Debtors working under and alongside me on this matter, including my colleagues elsewhere in the Utility's Law Department, my discussions with PG&E's professionals and various other advisors and counsel, and my review and my colleagues' review of relevant documents and information. If called upon to testify, I would testify competently to the facts set forth in this Declaration. I am authorized to submit this declaration on behalf of the Reorganized Debtors.
- 3. The Omnibus Objection is directed at Proofs of Claim specifically identified in **Exhibit 1** to the Omnibus Objection, which is comprised of the following:
 - a. <u>Exhibit 1A</u> (which are Proofs of Claim to be disallowed and expunged filed by parties who are <u>not</u> current or former employees of the Debtors)

¹ Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Omnibus Objection.

² I understand that the Proofs of Claim set forth on Exhibits 1A, 1C, and 2A to the Omnibus Objection are supported by the Declaration of A. Anna Capelle that is being submitted concurrently with this Declaration, and they are not the subject of this Declaration.

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Exhibit 1B (which are Proofs of Claim to be disallowed and expunged filed by parties who are current or former employees of the Debtors)

- **Exhibit 1C** (which is the Proof of Claim to be reduced) c.
- 4. The No Legal Liability Claims that are the subject of this Declaration are identified in the columns headed "Claims To Be Disallowed and Expunged" in Exhibit 1B.
- 5. **Exhibit 1B** and **Exhibit 2B** were prepared by the AlixPartners, LLP ("AlixPartners") team charged with the Bankruptcy Case Management component of AlixPartners' assignment to assist the Reorganized Debtors from information provided by me, and I have reviewed them to confirm their accuracy. I am familiar with them, their contents, and the process under which they were prepared. To the best of my knowledge, information and belief, Exhibit 1B accurately identifies the No Legal Liability Claims, and Exhibit 2B accurately identifies the Barred By Statute of Limitations Claims described in Paragraph 6(a) below.
- 6. Exhibit 1B specifically identifies in the "Basis for Objection" (including multiple bases, where applicable) that the No Legal Liability Claims are classified as any one or more of the following:
- "Barred By Statute of Limitations." These are Proofs of Claim that fail to state a a. legal basis for recovery against the Debtors because the underlying causes of action are barred by an applicable statute of limitations. Attached as **Exhibit 2B** to the Omnibus Objection, which is comprised of Proofs of Claim filed by parties who are current or former employees of the Debtors, is a list of Barred By Statute of Limitations Claims, together with a citation to the applicable California or federal statute, the applicable limitations period, and the date of incident for each claim (as determined from the Proof of Claim and/or through investigation by the Reorganized Debtors and their professionals). The claimants seek recovery from the Debtors based on allegations that include (i) personal injury, (ii) breach of contract, (iii) employment discrimination, and (iv) other miscellaneous causes of action. All of the Barred By Statute of Limitations Claims are governed by California or federal law. Under the applicable California or federal statute of limitations periods identified below, the claimants' right to bring such claims against the Debtors expired prior to the Petition Date. Therefore, the Reorganized Debtors are not liable, and the Barred By Statute of Limitations Claims identified on Exhibits 1B and 2B should be disallowed and expunged.

- (1) Personal Injury 2 years. Cal. Civ. Proc. Code § 335.1.
- (2) Breach of Written Contract 4 years. Cal. Civ. Proc. Code § 337.
- (3) Employment Discrimination (California) 1 year. Cal. Gov't Code § 12960 et seq. ³
- (4) Employment Discrimination (Federal) 300 days. 42 U.S.C. § 2000e-5.
- (5) "Catch-All" Statute 4 years. Cal. Civ. Proc. Code § 343.
- b. "Barred by Court Order." These Proofs of Claim were also asserted by the Claimants and relate to prepetition litigation against the Debtors. The Reorganized Debtors are not liable for these claims because they were previously disposed of pursuant to an order by a court of competent jurisdiction other than the Bankruptcy Court. Therefore, the Barred By Court Order Claims identified on **Exhibit 1B** should be disallowed and expunged.
- c. "Barred by Previous Settlement Agreement." These Proofs of Claim are each subject to a valid and enforceable settlement agreement with or on behalf of the claimant that has been satisfied in full by the Debtors, either in the ordinary course of business or pursuant to an order by a court of competent jurisdiction other than the Bankruptcy Court. Therefore, because the Reorganized Debtors have satisfied the underlying liability for these Claims pursuant to those settlement agreements, the Barred By Previous Settlement Agreement Claims identified on **Exhibit 1B** should be disallowed and expunged.
- d. "Payroll Withholding Claims." These are Proofs of Claim for which the claimants who were current or former employees of the Debtors dispute the Debtors' legal authority to withhold payroll taxes, and therefore oppose the Debtors' compliance with the applicable federal and state laws regarding such withholding. The Debtors are unaware of any legal basis on which such a claim can be asserted. Accordingly, the Reorganized Debtors have determined they are not liable for these amounts and the corresponding Payroll Withholding Claims identified on **Exhibit 1B** should be disallowed and

³ Cal. Gov't Code § 12960 was amended after the Petition Date, in October 2019, by Assembly Bill 9, which extended the period to file employment discrimination claims with the Department of Fair Employment and Housing from one year to three years. The amendment does not revive lapsed claims. All employment discrimination claims that are the subject of this Objection were time-barred under the 1-year statute as of the Petition Date.

expunged.

e. "Preempted by NLRA." Each of these employment-related claims is duplicative of a grievance filed pursuant to a collective bargaining agreement, or is a claim that is required to be filed as a grievance pursuant to a collective bargaining agreement, and, accordingly, these Proofs of Claim are preempted by the National Labor Relations Act ("NLRA"), pursuant to which such grievance proceedings are the sole means through which the claimants may seek redress for their claims. Labor grievance proceedings arising under collective bargaining agreements were not subject to the automatic stay of 11 U.S.C. § 362(a) during these Chapter 11 Cases. Pursuant to Section 8.6 of the Plan, the Debtors assumed the Collective Bargaining Agreements (as such term is defined in the Plan), and, as such, any right the claimants may have to pursue their grievances are not impacted by the Plan. Accordingly, the Reorganized Debtors have determined that the corresponding Preempted by NLRA Claims identified on Exhibit 1B should be disallowed and expunged.

7. Based on the Reorganized Debtors' and their professionals' review of the Reorganized Debtors' books and records and my team's consultations with the Reorganized Debtors' personnel and restructuring professionals, each of the No Legal Liability Claims identified on **Exhibit 1B** represents a Proof of Claim for which the Reorganized Debtors are not liable and, therefore, should be disallowed and expunged in their entirety.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief. Executed this twelfth day of June, 2021.

/s/ Stacy Campos
Stacy Campos

1	KELLER BENVENUTTI KIM LLP	
2	Tobias S. Keller (#151445) (tkeller@kbkllp.com)	
3	Peter J. Benvenutti (#60566) (pbenvenutti@kbkllp.com)	
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5	(jkim@kbkllp.com) 650 California Street, Suite 1900	
6	San Francisco, CA 94108 Tel: 415 496 6723	
7	Fax: 650 636 9251	
.	Attorneys for Debtors and Reorganized Debtors	
8		
9		NKRUPTCY COURT CT OF CALIFORNIA
10		SCO DIVISION
11		
12	In re:	Bankruptcy Case No. 19-30088 (DM)
13	PG&E CORPORATION,	Chapter 11
14	- and -	(Lead Case) (Jointly Administered)
15	PACIFIC GAS AND ELECTRIC	REORGANIZED DEBTORS' REPORT ON
16	COMPANY,	RESPONSES TO EIGHTY-EIGHTH THROUGH NINETY-SIXTH OMNIBUS
17	Debtors.	OBJECTIONS TO CLAIMS AND REQUEST FOR ORDERS BY DEFAULT AS TO
18	☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company	UNOPPOSED OBJECTIONS
19	🗷 Affects both Debtors	[Re: Dkt. Nos. 10792, 10795, 10799, 10802, 10805, 10808, 10812, 10815, and 10819]
20	* All papers shall be filed in the Lead Case, No. 19-30088 (DM).	Regarding Objections Set for Hearing
21		July 28, 2021, at 10:00 a.m. (Pacific Time)
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REQUEST FOR ENTRY OF ORDER BY DEFAULT

PG&E Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and reorganized debtors (collectively, the "Debtors" or the "Reorganized Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 Cases") hereby request, pursuant to Rule 9014-1(b)(4) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California, as made applicable to these Chapter 11 Cases by the Second Amended Order Implementing Certain Notice and Case Management Procedures, entered on May 14, 2019 [Dkt No. 1996] ("Case Management Order"), that the Court enter orders by default on the following omnibus claims objections (collectively, the "Omnibus Objections"):

Docket Number	Omnibus Objection
10792	Reorganized Debtors' Eighty-Eighth Omnibus Objection to Claims (Hinkley No Liability Claims) (the "Eighty-Eighth Omnibus Objection")
10795	Reorganized Debtors' Eighty-Ninth Omnibus Objection to Claims (Books and Records Claims) (the "Eighty-Ninth Omnibus Objection")
10799	Reorganized Debtors' Ninetieth Omnibus Objection to Claims (No Liability Claims) (the "Ninetieth Omnibus Objection")
10802	Reorganized Debtors' Ninety-First Omnibus Objection to Claims (Customer No Liability Energy Rate Claims) (the "Ninety-First Omnibus Objection")
10805	Reorganized Debtors' Ninety-Second Omnibus Objection to Claims (Satisfied Claims) (the "Ninety-Second Omnibus Objection")
10808	Reorganized Debtors' Ninety-Third Omnibus Objection to Claims (No Legal Liability Claims) (the "Ninety-Third Omnibus Objection")
10812	Reorganized Debtors' Ninety-Fourth Omnibus Objection to Claims (Amended and Superseded Claims) (the "Ninety-Fourth Omnibus Objection")
10815	Reorganized Debtors' Ninety-Fifth Omnibus Objection to Claims (Plan Passthrough Claims) (the "Ninety-Fifth Omnibus Objection")
10819	Reorganized Debtors' Ninety-Sixth Omnibus Objection to Claims (Customer No Liability / Passthrough Claims) (the "Ninety-Sixth Omnibus Objection")

RELIEF REQUESTED IN THE OMNIBUS OBJECTIONS

The Omnibus Objections seek to either (a) disallow and/or expunge or (b) allow in reduced amounts the Proofs of Claim listed in Exhibit 1 to each Omnibus Objection.

NOTICE AND SERVICE

The Reorganized Debtors filed a Notice of Hearing with respect to each Omnibus Objection [Docket Nos. 10794, 10798, 10801, 10804, 10807, 10811, 10814, 10818, and 10821]. The Omnibus Objections also were supported by the respective declarations of Robb McWilliams [Docket Nos. 10796, 10800, 10803, 10806, 10813, and 10820], Matthew Dudley [Docket No. 10793], A. Anna Capelle [Docket No. 10809], Stacy Campos [Docket No. 10810], Stephen George [Docket No. 10816], and David Kraska [Docket No. 10817]. The Omnibus Objections, the Notices of Hearing, and the Declarations were served as described in the *Certificate of Service of Alain B. Francoeur*, filed on June 28, 2021 [Docket No. 10867], each holder of a claim listed on Exhibit 1 to the Omnibus Objections received a notice customized to include (i) the claim number, debtor, claim amount and priority, and the basis for Reorganized Debtors' objection with respect to the applicable claim to be disallowed and/or expunged or allowed in a reduced amount, and, if applicable (ii) the claim number, claim amount and priority of the surviving claim for each counterparty.

The deadline to file responses or oppositions to the Omnibus Objections has passed. The Reorganized Debtors have received the following formal and informal responses:

Docket No.	Claimant	Claim No.	Resolution
	Ninety-Third On	nibus Objec	etion
10907	Duivenvoorden, Marcus	75903	The Reorganized Debtors will seek to resolve the Claim through the Court-approved ADR procedures, and request that the hearing on the Claim be taken off calendar and continued indefinitely in the interim.
10919	Chappell, Lamont	9946	This matter is going forward contested at the July 28, 2021 Omnibus Hearing.
10918	California Department of Housing and Community Development	56868	This matter has been continued to the September 14, 2021 Omnibus Hearing.
Informal	City of San Carlos	68838	This matter has been continued to the August 10, 2021 Omnibus Hearing.

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Docket No.	Claimant	Claim No.	Resolution
10946	Richards, Darwin	86933 96962	This matter is going forward contested at the July 28, 2021 Omnibus Hearing.
	Ninety-Fourth Or	nnibus Obje	ction
10895	Asplundh Construction, LLC	17001	The Claimant filed a statement of no opposition. The Ninety-Fourth Omnibus Objection is SUSTAINED with respect to this claim.

DECLARATION OF NO OPPOSITION RECEIVED

The undersigned hereby declares, pursuant to 28 U.S.C. § 1746, under penalty of perjury that:

- 1. I am an attorney with the law firm of Keller Benvenutti Kim LLP, co-counsel for the Reorganized Debtors.
- 2. I have reviewed the Court's docket in the Chapter 11 Cases and have determined that no responses have been filed with respect to the Omnibus Objections except as described herein.
 - 3. This declaration was executed in Sunnyvale, California.

WHEREFORE, the Reorganized Debtors hereby request entry of Orders disallowing and/or expunging the Proofs of Claim listed in Exhibit 1¹ to this Request, which listed Claims are identical to those listed in Exhibit 1 to the Omnibus Objections, except as otherwise discussed above.

Dated: July 21, 2021 KELLER BENVENUTTI KIM LLP

By: <u>/s/ Thomas B. Rupp</u>
Thomas B. Rupp

Attorneys for Debtors and Reorganized Debtors

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¹ The portions of <u>Exhibit 1</u> listing Claims to be expunged pursuant to the Eighty-Ninth Omnibus Objection, Ninety-Third Omnibus Objection, and Ninety-Fifth Omnibus Objection have been redacted in accordance with the *Order Granting Motion to Redact Documents Filed in Support of Reorganized Debtors' Omnibus Objections to Claims*, entered on June 21, 2021 [Docket No. 10832]. Unredacted versions for the Court's review will be filed under seal.

Particle	SS Offiginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Pacific Cate and Paci	Mowney, Kimberly Mowney, Kimberly Most Anderson Avenue Most Avenue		529	PG&E Corporation	2/12/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Decline Class and Age Statistics Company (Statistics) 1799 (Statistics) Pacific Class and Statistics Company (Statistics) \$100 (Statistics)	Blowney, Kimberly 25,33 Anderson Avenue Rastow, CA 92311		8285	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Hacitic Congunity Hacitic Case and Alaces Al	Kuwney, Kimberly 2633 Anderson Avenue barstow, CA 92311		33	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Pacific Case and Alexa, C.A. 9.2347 Pacific Cas and Alexa, C.A. 9.247 Pacific Cas and Alexa, C.A. 9.247 Pacific Cas and Beauty C.A. 9.247 Pacific Cas and Alexa, C.A. 9.247 Pacific Cas and Alexa, C.A. 9.247 Pacific Cas and Alexa, C.A. 9.247 Pacific Cas and Beauty C.A. 9.247 Pacific Cas and Alexa, C.A. 9.247 Pacific Cas and Beauty C.A	Hinkley, CA 92347		7199	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Handing Pacific Gas and Electric Company	herlin, Carolyn 10 Lenwood Rd. 10 Key, CA 92347		453	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Flectric Company 734 Pacific Gas and Electric Company 750 Ocebiid 488 Pacific Gas and Electric Company 750 Pacific Gas and Pacific G	Ellin, Carolyn Carolyn Carol Lenwood Rd. Caroly, CA 92347		44	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
750 Orehid Flectric Company 8/14/2019 \$0.00 \$0.00 \$700,000.00 \$700,000.00 750 Orehid 488 Pacific Gas and Electric Company 2/12/2019 \$700,000.00 \$0.00 \$0.00 \$50.00 \$700,000.00 7200 Pacific Gas and Electric Company 8/14/2019 \$0.00 \$0.00 \$700,000.00 \$700,000.00	Bean, Lynette		7185	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
H Sectric Company T200 Pacific Gas and Electric Company Electric Company Pacific Gas and Electric Company El	500m, Ronald Stown, Ronald Godra L. Brown 42750 Orchid Greekey, CA 92347	T-	7374	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
7200 Pacific Gas and 8/14/2019 \$0.00 \$0.00 \$0.00 \$700,000.00 Electric Company	OBrown, Sandra L Po Box 192 Bkley, CA 92347		488	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
	Mwn, Sandra L PO Box 192 Tinkley, CA 92347		7200	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 Entered: 07/

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Road 39 80 11 12 14 7244 884 884 884 884 884 884 884 884 884	Claims To Be Disallowed and Expunged Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
7244 24 24 29 Box 9048 11 11 2534 38 31 11 2534 38 38 38 38 38 38 38 38 38 38 38	39 Pacific Gas and Electric Company	1/30/2019 y	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
24 491 491 1 1 1 1 534 534 1 1 65 Ash Rd	7244 Pacific Gas and Electric Company	8/14/2019 y	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
D Box 9048 38 31 31 32 334 534 7585 7585	24 Pacific Gas and Electric Company	1/30/2019 y	\$0.00	80.00	\$700,000.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
D Box 9048 31 32 31 31 32 33 34 35 36 37 38 38 38 38 38 38 38 31 31 31 31 32 32 33 34 31 31 31 32 33 34 34 36 31 31 31 31 31 32 32 33 34 36 31 31 31 31 31 31 31 32 32 32 33 34 34 36 31 31 31 32 32 33 34 34 36 36 37 38 38 38 38 38 38 38 38 38 38 38 38 38	491 Pacific Gas and Electric Company	2/12/2019 y	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
38 534 51 61 7585	7657 Pacific Gas and Electric Company	8/14/2019 y	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
534 479 595 Ash Rd	38 Pacific Gas and Electric Company	1/30/2019 y	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
479 595 Ash Rd	534 Pacific Gas and Electric Company	2/12/2019 y	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
7585 595 Ash Rd	Pacific Gas and Electric Company	2/12/2019 y	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
-	7585 Pacific Gas and Electric Company	8/14/2019 y	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
	7652 Pacific Gas and Electric Company	8/14/2019 y	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 Entered: 07/21/21 16:40:10 Page 2 of 27

SS Orginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Courtney, Clell Courtney Clell Denie Courtney 25595 Ash Rd Bestow, CA 92311		7653	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Courtney, Clell Manue Courtney 25595 Ash Rd Rastow, CA 92311		7654	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Continey, Clell Courtney Manageme Courtney Manageme Courtney Manageme CA 92311		٢	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Hinkley, CA 92347		483	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Downing, Cindy Sue 22 AF70 Lakeview Road PO Box Hinkley, CA 92347		30	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Francing, Cindy Sue 129 Box 376 140 Rey, CA 92347		7591	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Muley, Tom Muley, Tom Mulestly Blowney More of Part of		8281	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Lydley, Tom Kynberly Blowney 36816 Redview Road Hinkley, CA 92347		8286	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Findley, Tom Manuey 36816 Capture Road Hinkley, CA 92347		8278	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims

26 GTZa, Martin 26 Starza, Martin 26 Starza, Martin 38 Steley, CA 92347 Garza, Martin 47 Steley, CA 92347 ##kley, CA 92347 ##ze, Martin		•		Date Filed	Secured	Administrative	Priority	Unsecured	Total	Dasis for Onjection
Garza, Martin 20130 Tobacco Rd 1904 CA 92347 202x, Martin		46	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
2 Za, Martin		487	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
33 30 Tobacco Rd Ph kley, CA 92347		7183	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Hastead, Norman 29:55 Halstead Road Hinkley, CA 92347		477	PG&E Corporation	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
John Marked, Norman C. 24 2545 Haikey, CA 92347		3	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
in stead, Norman in 55 Halstead Road in 67 Halstead in 67 Halstead Road In 67 Halstead		8274	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Hindstead, Norman Aduilla Frederick 20455 Halstead Coda Advisor Adviso	75	8277	Pacific Gas and Electric Company	8/14/2019	80.00	80.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
		7176	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
DHawes, Keith 400 Friends Road PO Box 376		25	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Haves, Keith 42100 Friends Road Hinkley, CA 92347		526	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	80.00	\$0.00	\$700,000.00	Hinkley No Liability Claims

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 Entered of 27

Entered: 07/21/21 16:40:10 Page 4

Ca		Claims To Be								
S ORginal Creditor	Claim Transferred To:	Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Holcroft, Shirley Son V. Cabrera PO Box HD Son V. Cabrera PO Box HD		1717	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Holcroft, Shirley Q Box HD Reastow, CA 92312		490	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Moscroft, Shirley		48	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Hinkley, CA 92347		7276	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
4 Carloins, Darlene Herring 2 Carloin Friends Street PO Box 376 1 Notes, CA 92347		26	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Jensins, Darlene Herring Too Friends Street Finkley, CA 92347		528	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Heakins, Darlene Herring 200 Friends Street PO Box 376 Figs. CA 92347		7264	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Khan, Aurang Khan, Aurang Zaib; Zahib, Hjima 1969 East Cooley Avenue		7083	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Khan, Aurang Zaib 170 East Cooley Ave 20 Bernardino, CA 92408		47	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Merchatrick, Yvonne 28484 Rodeo Rd Helendale, CA 92342		519	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims

1/21 Entered: 07/21/21 16:40:10 Page 5

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Knkpatrick, Yvonne SS Rodeo Rd Godeo, CA 92342		4	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Kirkpatrick, Yvonne 2 <mark>97</mark> 84 Rodeo Road 100endale, CA 92342		72162	PG&E Corporation	10/16/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Karinez, Juliana 1963 3 Hidden River Rd. 1988 (CA 92347		7228	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Larinez, Juliana 2833 Hidden River Rd. Hinkley, CA 92347		502	PG&E Corporation	2/12/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Martinez, Juliana 1863 Hidden River Rd. 1808 (1997, CA 92347		23	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Martinez, Manuel Martinez, Manuel Martey, CA 92347		7375	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Wathiesen, Charles Listen Matthiesen 36771 Hidden Cher Road	и	8273	Pacific Gas and Electric Company	8/14/2019	80.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Mathiesen, Charles Masue Matthiesen Makley, CA 92347		482	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
O Matthiesen, Charles Masue Matthiesen Akley, CA 92347		9	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Matsue Matthiesen Matsue Matthiesen Hinkley, CA 92347		8272	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 Entered: of 27

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Matthiesen, David Matthiesen, David Matthiesen, David Mattey, CA 92347	Claim Transferred To:	Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
3		7229	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Matthiesen, David 50 90 Hidden River Road 100 Kley, CA 92347		w	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Mathiesen, David Moo Hidden River Road Hakley, CA 92347		480	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Aler, Robert 241 Sycamore Street Hinkley, CA 92347		500	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
4 Miller, Robert 17241 Sycamore 17241 Sycamore 17241 Hinkley, CA 92347	ore	7168	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Heler, Robert 2241 Sycamore Street 100 Keep, CA 92347		2	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Lebery, Herbert Letters, Herbert Letters, Herbert Compared of the second of the sec		72139	PG&E Corporation	10/16/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Mgo, Ken 24 South Curtis Avenue Apambra, CA 91801		7167	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Onitao, Ken 2 U South Curtis Avenue Anambra, CA 91801		16	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Mao, Ken 244 South Curtis Avenue Alhambra, CA 91801		525	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 of 27

Entered: 07/21/21 16:40:10 Page 7

Pacific Can and State Pacific Can and State Stat	SS Offiginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
438 Picatic Gas and Lectric Companion \$1122019 \$700,000.00 \$9.00 \$9.00 \$9.00 7704 Phealic Gas and Lectric Company \$142019 \$700,000.00 \$9.00 \$9.00 \$9.00 7704 Phealic Gas and Lectric Company \$142019 \$700,000.00 \$9.00 \$9.00 \$9.00 840 Phealic Gas and Lectric Company \$142019 \$700,000.00 \$9.00 \$9.00 \$9.00 840 Phealic Gas and Lectric Gas and Lectric Gas and Lectric Company \$1722019 \$700,000.00 \$9.00 \$9.00 \$9.00 7072 Phealic Gas and Lectric Gas and Lectric Gas and Lectric Company \$1732019 \$700,000.00 \$9.00 \$9.00 \$9.00 8 Phealic Gas and Lectric Company \$1732019 \$700,000.00 \$9.00 \$9.00 \$9.00 \$9.00 8 Phealic Gas and Lectric Company \$1732019 \$700,000.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00 \$9.00	Conclas, Jose Salaberia, CA 92345		7226	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
1,	Ornelas, Jose 1928 Pacific St 1989 Pacific St 1989 Pacific St 1989 Pacific St		493	PG&E Corporation	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Heicric Company (130/2019) (130/2	Uchelas, Jose Consultation of the consultation		7237	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Facific Gas and Electric Company	omelas, Jose RE84 Pacific St 中的cria, CA 92345		41	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Electric Company 45 Pacific Gas and Electric Company 47 Pacific Gas and Electric Company 497 Pacific Gas and Electric Company 7072 Pacific Gas and Electric Company 8	Marstow, Nick 2333 Anderson Avenue Barstow, CA 92311		7704	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Hacific Gas and Electric Company 497 Pacific Gas and Electric Company 7072 Pacific Gas and Electric Company 8 Pacific Gas and Electric Company 9 Pacific Gas and Pacific Gas and Electric Company 9 Pacific Gas and Pacific Gas A	1900 Nick 1903 Anderson Avenue 1900 Stow, CA 92311		530	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
497 Pacific Gas and Electric Company 2/12/2019 \$700,000.00 \$0.00	Lachev, Nick 120,33 Anderson Avenue Rastow, CA 92311		45	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Pacific Gas and Electric Company 8 Pacific Gas and 1/30/2019 \$0.00 \$0.00 \$0.00 \$700,000.00 Electric Company 1/30/2019 \$700,000.00 \$0.00 \$0.00 \$0.00	kanirez, John 39706 Pueblo Road 1908 Pue		497	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
8 Pacific Gas and 1/30/2019 \$700,000.00 \$0.00 \$0.00 \$0.00 Electric Company	Construct, John Manirez, John Mole Pueblo Road Mole V. CA 92347		7072	Pacific Gas and Electric Company	8/14/2019	\$0.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
	Ranirez, John 38006 Pueblo Road Hinkley, CA 92347		∞	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims

Filed: 07/21/21 of 27 Doc# 10960-1 Case: 19-30088

Entered: 07/21/21 16:40:10

SS Offiginal Creditor	Claim Transferred To:	Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Rebeling, Adolfo Chaptering, Adolfo Chaptering, Adolfo; Riebeling, Chaptering, Adolfo; Riebeling, Chaptering, Adolfo; Riebeling, Chaptering, Adolfo; Riebeling,		7301	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
<mark>W</mark> beling, Adolfo Ag0 Jerry Ave. B計はnin Park, CA 91706 L		518	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Kabeling, Adolfo (120) Adolfo (120) Jerry Ave. Baldwin Park, CA 91706		27	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Start Victor Saray Ordaz Wdmington, CA 90744		8284	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Comments of the comment of the comme		8280	Pacific Gas and Electric Company	8/14/2019	80.00	80.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Sparez, Victor Spay Ordaz Vimington, CA 90744		499	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Saley Ordaz Minington, CA 90744		42	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
States, Victor States, Victor States, Ordaz Winnington, CA 90744		8283	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Urbina, Oscar Torrespondent (1997) Torrespondent (1997)		43	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims

Case General Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Unina, Oscar		527	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	80.00	00.08	80.00	\$700,000.00	Hinkley No Liability Claims
Urbina, Oscar 77 Slauson Avenue Maywood, CA 90270		7180	Pacific Gas and Electric Company	8/14/2019	80.00	\$0.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Use on, Barbara Oscillor, Sarbara Oscillor, Carlos on PO Box 2552 Barstow, CA 92312		7201	Pacific Gas and Electric Company	8/14/2019	80.00	80.00	80.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Anson, Barbara A. 22 7 Hinkley Rd. Hinkley, CA 92347		4	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	80.00	80.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Of 42 Marbara A. Marbara A. 12 Marbara A. 12 Mar		593	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	\$0.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Muliams, Daniel Muliams, Andrea 36796 Hillview Muliams, Andrea 36796 Hillview Muliams	۸	7175	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$700,000.00	\$700,000.00	Hinkley No Liability Claims
Daniel S. Columns, Daniel S.		524	Pacific Gas and Electric Company	2/12/2019	\$700,000.00	\$0.00	80.00	\$0.00	\$700,000.00	Hinkley No Liability Claims
Wiliams, Daniel S. 36796 Hillview Road 160kley, CA 92347		22	Pacific Gas and Electric Company	1/30/2019	\$700,000.00	\$0.00	\$0.00	80.00	\$700,000.00	Hinkley No Liability Claims
Claims To Be Expunged Totals Back Section 1. Claims To Be Expunged Totals Claims To Be Expunged Totals	otals	Count:96			\$36,400,000.00	000.00	\$0.00	8700,000.00 \$30,100	\$30,100,000.00 \$67	\$67,200,000.00

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 10 of 27

Entered: 07/21/21 16:40:10 Page

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റ്റ് OPginal Creditor	Claim To Be Reduced or Disallowed	Debtor	Date Filed:		Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Aclara Technologies LLC Repert O. Enyard, Jr. VP, Legal Counsel Covesport Plaza, Suite 500	8465	Pacific Gas and Electric Company	9/3/2019	Filed Claim Amount: Unliquidated	\$0.00	80.00	\$0.00	\$139,020.79	\$139,020.79	Books and Records
2000 MO 63146				Reduced Claim Amount:	\$0.00	\$0.00	80.00	\$19,740.79	\$19,740.79	
Oartis Property Casualty Company	80646	Pacific Gas and Electric Company	10/21/2019	Filed Claim Amount:	\$0.00	\$0.00	\$0.00	\$138,444.69	\$138,444.69	Books and Records
(Commerce & Industry Insurance Company Mark Susson 2 Corporate		•		Unliquidated 🗸						
Navport Beach, CA 92660				Reduced Claim Amount:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
(Ontile Property Casualty Company-	27378	Pacific Gas and Electric Company	10/9/2019	Filed Claim Amount:	\$0.00	\$0.00	\$0.00	\$138,444.69	\$138,444.69	Books and Records
Commerce & Industry Insurance				Unliquidated 🗸	-					
2/4/2 5/ 10 5/ 7/2 10 7				Reduced Claim Amount:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Redacted	Redacted	PG&E Corporation	10/21/2019	Filed Claim Amount: Unliquidated	\$0.00	80.00	\$0.00	\$7,208.20	\$7,208.20	Books and Records
ntere				Reduced Claim Amount:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Asserted Total	Count: 4				80.00	000 80.00	80.00	0 \$423,118.37		\$423,118.37
maining Total 13:59:10					80.00	80.00	80.00	0 \$19,740.79		\$19,740.79
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Case Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
2050 Partners, Inc. Miney Pope 81 Coral Drive Miney CA 94653		27375	Pacific Gas and Electric Company	10/9/2019	\$0.00	80.00	\$0.00	\$0.00	\$0.00	Protective Claims
City of American Canyon Cwilliam D. Ross, City Corney 400 Lambert Avenue An Alto, CA 94306		79483	PG&E Corporation	10/21/2019	80.00	\$0.00	\$0.00	\$0.00	\$0.00	Rule 20A Claims
Attorney 400 Lambert Avenue		79374	Pacific Gas and Electric Company	10/21/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Rule 20A Claims
(1990) Clayton, California (1990) Heritage Trail (1990) CA 94517		1977	Pacific Gas and Electric Company	4/1/2019	\$0.00	\$0.00	\$128,658.00	\$0.00	\$128,658.00	Rule 20A Claims
24. Cheryl Dillingham Rig Dell, CA 95562		80740	Pacific Gas and Electric Company	10/21/2019	\$0.00	\$0.00	\$0.00	\$532,833.00	\$532,833.00	Rule 20A Claims
Mose, Ginn M May Virginia M Doose PO Box May Virginia CA 95422-2310		59703	PG&E Corporation	10/7/2019	80.00	\$0.00	\$0.00	\$0.00	\$0.00	Miscellancous No Liability Claims
Hetes, Rebecca (Vol. 1121 East Santa Fe Ave., Apt (Egecd, CA 95340)	ot	7677	PG&E Corporation	8/19/2019	\$1,524.00	\$0.00	\$3,374.00	\$0.00	\$4,898.00	Miscellaneous No Liability Claims
Fores, Rebecca Library, Rebecca Library, Rebecca Library, Apt Agreed, CA 95340		7664	PG&E Corporation	6/19/2018	\$524.00	80.00	\$2,850.00	80.00	\$3,374.00	Miscellaneous No Liability Claims
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SS Offiginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Golden Bay Fence Plus Iron Colden Bay Fence Plus Iron Spect 983 University Ave., Ste. Fac. Stockton, CA 95206		7701	PG&E Corporation	8/22/2019	\$563,548.82	877,616.90	80.00	\$0.00	\$641,165.72	No Liability Subcontractor Claims
Omzalez, Sergio 9097 Dumess Way Somento, CA 95829-1546		8160	PG&E Corporation	9/1/2019	80.00	\$0.00	\$0.00	\$539.62	\$539.62	Miscellaneous No Liability Claims
Jerry Thompson & Sons Painting, Inc. 3 Imms St Rafael, CA 94901-5414	150	8720	Pacific Gas and Electric Company	9/11/2019	80.00	\$0.00	\$0.00	\$20,948.66	\$20,948.66	No Liability Subcontractor Claims
Mengrum Sr, Daryl D 12 103 Ave 2 2 2		88888	Pacific Gas and Electric Company	10/21/2019	80.00	\$0.00	\$100,000.00	\$100,000.00	\$200,000.00	Miscellaneous No Liability Claims
McGuire and Hester KIII, Carone, Esq. 2810 Harbor Esq. 200 Ammeda,, CA 94502		71009	Pacific Gas and Electric Company	10/21/2019	\$2,307,850.55	80.00	\$0.00	\$0.00	\$2,307,850.55	No Liability Subcontractor Claims
organwide Center LLC Jacky Tang Oceanwide Center LLC 88 1st Street, 6th Floor 32nd Fron Shareisco, CA 94105	P	64107	Pacific Gas and Electric Company	10/18/2019	80.00	\$0.00	80.00	\$1,805,397.00	\$1,805,397.00	Protective Claims
BUBERT CAREY SLIGER X ACCOUNT PICADOX 431 EBB., WA 98330		4178	Pacific Gas and Electric Company	7/31/2019	80.00	\$0.00	\$0.00	\$200,000.00	\$200,000.00	Settlement No Liability
Solution County Texas Street Forfield, CA 94533		87909	Pacific Gas and Electric Company	10/21/2019	80.00	\$0.00	\$0.00	\$4,427,466.00	\$4,427,466.00	Rule 20A Claims

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Entered: 07/21/21 16:40:10 Page

Page 3

Offginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	ed Total	Basis for Objection
167 Com of Portola Valley Om Manager 765 Portola Road Recola Valley, CA 94028		87884	Pacific Gas and Electric Company	10/21/2019	\$0.00	80.00	\$0.00	\$23,868.78	8 \$23,868.78	Protective Claims
Claims To Be Expunged Totals #3087	otals	Count:17			\$2,873	\$2,873,447.37 \$77,4	877,616.90	\$234,882.00	87,111,053.06	\$10,296,999.33

Entered: 10/17/22 13:59:10 Page 53 Filed: 10/14/22 of 75

S Ofiginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Batlaglia, Kelli M. Batlaglia, Kelli M. Boston, CA 95205		16835	Pacific Gas and Electric Company	10/1/2019	\$0.00	\$0.00	80.00	80.00	\$0.00	Customer No Liability Energy Rate Claims
Roberts, Kimberly D D B B B B S Francisco, CA 94119-1774	-	8333	Pacific Gas and Electric Company	9/4/2019	\$0.00	\$0.00	\$0.00	\$3,000.00	\$3,000.00	Customer No Liability Energy Rate Claims
Waddles, Pearline Otto Dr Stron, CA 95209-1151		5097	Pacific Gas and Electric Company	8/2/2019	\$0.00	80.00	\$437.00	\$0.00	\$437.00	Customer No Liability Energy Rate Claims
HD INC Santa Rosa, CA 95401-4653		7908	PG&E Corporation	8/27/2019	\$0.00	\$0.00	\$0.00	\$3,773.11	\$3,773.11	Customer No Liability Energy Rate Claims
of 75/0 To Be Expunded Totals	Fotals	Count:4				80.00	80.00	\$437.00	\$6,773.11	\$7,210.11

Entered: 10/17/22 13:59:10

Page 54

Entered: 07/21/21 16:40:10 Page Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 15 of 27

Second Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
CSAA CSMM 1003-03-6775 PO Box CD 23 CD 23 CM 23 (ASM) CA 94623-1523		2453	Pacific Gas and Electric Company	4/18/2019	80.00	\$0.00	\$0.00	\$6,582.07	\$6,582.07	Satisfied Claims
GRCIA, SANDRA DB BOX 641 HAMILTON CITY, CA 95951		4269	PG&E Corporation	7/25/2019	\$0.00	80.00	\$0.00	\$5,304.00	\$5,304.00	Satisfied Claims
Amount DBA, Renee D Savin S. Veenstra, Esq. Sonoma Law Group Inc. 445 Orehard Sireet Suite 204 Sana Rosa, CA 95404	g.	8972	Pacific Gas and Electric Company	9/16/2019	\$0.00	80.00	80.00	\$11,418.39	\$11,418.39	Satisfied Claims
Merced Pipeline LLC O Mandow View Dr, Ste 100 Legding, CA 96003		4687	Pacific Gas and Electric Company	7/25/2019	\$0.00	\$0.00	\$0.00	\$47,189.29	\$47,189.29	Satisfied Claims
C4 C Pakinson, Sylvia 3747 Hennessy Place Sana Rosa, CA 95403		106746	PG&E Corporation	11/24/2020	\$0.00	\$0.00	80.00	\$6,884.44	\$6,884.44	Satisfied Claims
O Pakinson, Sylvia 원자 Hennessy Place 원자 Rosa, CA 95403		19673	PG&E Corporation and Pacific Gas and Electric Company	10/8/2019	\$0.00	\$0.00	\$0.00	\$22,000.00	\$22,000.00	Satisfied Claims
Reflecti Ranch LP, a Delaware Motor of Parties Attn: Reflect Anselmo 179 Calle Motor Anselmo 179 Calle Motor of Parties Attn: Reflect Anselmo 170 Calle Motor of Parties Attn: Reflect Anselmo 170 Calle Motor of Parties Attn:		105762	PG&E Corporation	6/15/2020	\$0.00	\$0.00	\$132,437.00	\$0.00	\$132,437.00	Satisfied Claims
Chaims To Be Expunged Totals Back Solution Capacitation Capacitation	otals	Count:7				80.00	\$0.00 \$132,437.00		\$99,378.19 S	8231,815.19

Entered: 07/21/21 16:40:10 Page Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 16 of 27

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SS Offginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Chapman, Warren Chap Moroney, et al 5860 Owens Inno Suite 410 Personnon, CA 94588	SU	78834	Pacific Gas and Electric Company	10/21/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Barred by Court Order
©tan, Michael 29 0 Flynn Creek Road PO Box 神 Genptche, CA 95427		81232	Pacific Gas and Electric Company	10/21/2019	\$0.00	\$0.00	\$0.00	\$4,947.78	\$4,947.78	Barred by Court Order
S55 C" Street Apt. # 304		4457	PG&E Corporation	7/30/2019	\$0.00	\$0.00	\$12,450.00	\$2,487,550.00	\$2,500,000.00	No Liability Based on Investigation
the, Donald Ray Let Corte Maria Reburg, CA 94565-4121		8889	PG&E Corporation	8/13/2019	\$0.00	\$0.00	\$0.00	\$500,000.00	\$500,000.00	Barred by Court Order
CT IN-Son Aggregates Mid-Pacific, IN-Son Adgregates Mid-Pacific, IN-Son Adal 3000 Executive IN-Theway Suite 240 Son Ramon, CA 94583		70657	Pacific Gas and Electric Company	10/16/2019	\$173,304.00	80.00	\$0.00	80.00	\$173,304.00	No Liability Based on Investigation
Onto the control of t		87111	PG&E Corporation	10/21/2019	\$0.00	\$0.00	\$0.00	\$50,000,000.00	\$50,000,000.00	Barred by Statute of Limitations - Personal Injury
Not are the second of the seco	÷	3882	Pacific Gas and Electric Company	7/24/2019	80.00	\$0.00	\$0.00	\$31,576.00	\$31,576.00	Barred by Court Order
Pecz, Juan M. Gilleon Law Firm, APC c/o James Cuthichell (SBN 87151) 1320 Cuthirchell (SBN 87151) 1320 Cuthing Street, Suite 200 Sun Diego, CA 92101	\$3	7666	PG&E Corporation	8/20/2019	80.00	\$0.00	80.00	\$4,000,000.00	\$4,000,000.00	Barred by Court Order
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Ninety-Third Omnibus Objection

S Offginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Riad Heydenfeldt, Agent, Rasar, Manach Bern, Agent, Rasar, Manach Bern,		4606	Pacific Gas and Electric Company	7/24/2019	80.00	\$0.00	\$0.00	\$250,000,000.00	\$250,000,000.00	Barred by Statute of Limitations - Breach of Written Contract
Aman, Geoffrey Lay Offices of Paul Aghabala & Sysociates, Inc. Ani Cayavaladyan, Esq. 15250 Canua Blvd Ste 500 Sherman Oaks, CA 91403-3217		23522	PG&E Corporation	9/30/2019	80.00	80.00	\$0.00	80.00	80.00	No Liability Based on Investigation
Manua, Geofrfrey Masivaladyan, Esq. P.Paul Alpabala, Esq. 15250 Ventura Mala, Suite 500 Mala, Suite 500		105758	PG&E Corporation	6/2/2020	80.00	80.00	\$0.00	80.00	80.00	No Liability Based on Investigation
Titus, Leona A Titus, Combe Hill Drive Sun City, CA 92586		00698	Pacific Gas and Electric Company	10/23/2019	\$0.00	\$0.00	\$0.00	\$14,000,000.00	\$14,000,000.00	Barred by Statute of Limitations - Personal Injury
Adonick, John 11464 Willow Valley Road Adada City, CA 95959		19917	PG&E Corporation	10/9/2019	\$25,000.00	80.00	\$0.00	\$225,000.00	\$250,000.00	Barred by Statute of Limitations - Damage to Real or Personal Property and No Liability Based on Investigation
Faims To Be Expunged Totals 13:25 13:25 13:25 10	als	Count:13	13		φ	\$198,304.00	80.00	\$12,450.00 \$321	\$321,249,073.78	8321,459,827.78
Page 57										

Particular Par	SS Offginal Creditor	Claim Transferred To:	Claim To Be Disallowed and Expunged	d Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Reducted Pacific Company Electric Company 101 82019 \$0.00 <td>L<mark>9</mark>230088</td> <td></td> <td>Redacted</td> <td>PG&E Corporation</td> <td>8/14/2019</td> <td>\$0.00</td> <td>80.00</td> <td>\$0.00</td> <td>\$1,600,000.00</td> <td>\$1,600,000.00</td> <td>Barred by Statute of Limitations - Personal Injury and Barred by Previous Settlement Agreement</td>	L <mark>9</mark> 230088		Redacted	PG&E Corporation	8/14/2019	\$0.00	80.00	\$0.00	\$1,600,000.00	\$1,600,000.00	Barred by Statute of Limitations - Personal Injury and Barred by Previous Settlement Agreement
Reducted Pacific Company 10/18/2019 \$0.00 \$0.0	ာ ညီစွဲင# 1309		Redacted	Pacific Gas and Electric Company	10/12/2019	\$0.00	80.00	\$66,074.00	\$0.00	\$66,074.00	Preempted by NLRA
red Reducted Pacific Cas and Electric Company 420/2021 \$0.00	84g Filed:		Redacted	Pacific Gas and Electric Company	10/18/2019	80.00	\$0.00	\$0.00	\$0.00	\$0.00	Barred by Previous Settlement Agreement and Preempted by
Reducted Pacific Gas and Electric Company 4720,2021 \$0.00	10/14/22 2 of 75		Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	80.00	\$0.00	\$0.00	\$0.00	Barred by Previous Settlement Agreement and Preempted by
Redacted Pacific Gas and Electric Company 7/29/2019 \$0.00 \$0.00 \$20,000.00 \$20,000.00 Redacted PG&E PG&E 9/23/2019 \$0.00 \$0.00 \$12,679,000.00 \$0.00 \$12,679,000.00 Redacted PG&E PG&E 9/25/2019 \$0.00 \$0.00 \$12,679,000.00 \$0.00 \$12,679,000.00	Post- Entered		Redacted	Pacific Gas and Electric Company	4/20/2021	80.00	80.00	\$0.00	\$0.00	\$0.00	Barred by Statute of Limitations - "Catch- all" Statute
Reducted PG&E 9/23/2019 \$0.00 \$0.00 \$12,679,000.00 \$0.00 \$12,679,000.00 Reducted PG&E 9/25/2019 \$0.00 \$0.00 \$12,679,000.00 \$0.00 \$12,679,000.00	^{pa} 0/17/22		Redacted	Pacific Gas and Electric Company	7/29/2019	80.00	80.00	\$20,000.00	\$0.00	\$20,000.00	Barred by Statute of Limitations - Breach of Written Contract and Preempted by NLRA
Redacted PG&E 9/25/2019 \$0.00 \$12,679,000.00 \$12,679,000.00 Corporation	1.59:10		Redacted	PG&E Corporation	9/23/2019	80.00	80.00	\$12,679,000.00	80.00	\$12,679,000.00	Payroll Withholding Claims
	Page 58		Redacted	PG&E Corporation	9/25/2019	\$0.00	80.00	\$12,679,000.00	\$0.00	\$12,679,000.00	Payroll Withholding Claims

Cas		Louis House Discussion								
OAginal Creditor	Claim Transferred To:	Claim 10 be Disanowed and Expunged	Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
L 9 30088		Redacted	Pacific Gas and Electric Company	9/16/2019	80.00	\$0.00	\$14,104.32	\$0.00	\$14,104.32	Barred by Previous Settlement Agreement
^{рэд} ос# 13		Redacted	PG&E Corporation	9/23/2019	80.00	\$0.00	\$12,570,000.00	\$0.00	\$12,570,000.00	Payroll Withholding Claims
D a 4 File		Redacted	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$12,570,000.00	\$0.00	\$12,570,000.00	Payroll Withholding Claims
d:equ of 75		Redacted	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$0.00	\$11,728,000.00	\$11,728,000.00	Payroll Withholding Claims
Entere 2 Entere		Redacted	Pacific Gas and Electric Company	10/21/2019	\$0.00	\$0.00	\$0.00	\$1,450.00	\$1,450.00	Preempted by NLRA
ged 10/17/2		Redacted	Pacific Gas and Electric Company	9/23/2019	\$0.00	\$0.00	\$15,000.00	\$0.00	\$15,000.00	Preempted by NLRA
^p 13:59:10		Redacted	PG&E Corporation	10/23/2019	80.00	\$0.00	\$64,560.00	80.00	\$64,560.00	Barred by Statute of Limitations - Breach of Written Contract and Barred by Previous Settlement Agreement
Redected age 59		Redacted	PG&E Corporation	10/22/2019	\$0.00	80.00	\$86,034.64	80.00	\$86,034.64	Barred by Statute of Limitations - Breach of Writen Contract and Barred by Previous Settlement Agreement

្វី 30088 ្វី 30088 និវិទ្ធិ Ent		Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Dasis for Objection
Doc# 130 Filed: 210/14/22 Ent	Redacted	PG&E Corporation	8/1/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Barred by Statute of Limitations - Employment Discrimination
D834 Filed: 510/14/22 Ent	Redacted	PG&E Corporation	8/12/2019	80.00	\$0.00	\$0.00	\$0.00	\$0.00	Barred by Statute of Limitations - Breach of Written Contract and Preempted by NLRA
pajeta kedacted	Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	80.00	\$10,000.00	\$1,690,000.00	\$1,700,000.00	Barred by Court Order
kedaacted Ent	Redacted	PG&E Corporation	10/18/2019	\$0.00	\$0.00	\$10,000.00	\$1,690,000.00	\$1,700,000.00	Barred by Court Order
tere	Redacted	PG&E Corporation	10/7/2019	\$0.00	\$0.00	\$13,300,000.00	\$0.00	\$13,300,000.00	Payroll Withholding Claims
Red 10/17/2	Redacted	PG&E Corporation	10/4/2019	\$0.00	\$0.00	\$13,300,000.00	\$0.00	\$13,300,000.00	Payroll Withholding Claims
^{թոյո} ւշ59:10	Redacted	PG&E Corporation	10/17/2019	\$0.00	\$0.00	\$12,961,000.00	\$0.00	\$12,961,000.00	Payroll Withholding Claims
Bage 6	Redacted	PG&E Corporation	11/4/2019	\$0.00	\$12,961,000.00	80.00	\$0.00	\$12,961,000.00	Payroll Withholding Claims

SS Ofiginal Creditor

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Filed: 10/14/22 of 75

Entered: 10/17/22 13:59:10

Page 61

CLAIM	S TO BE DI	CLAIMS TO BE DISALLOWED AND EXPUNGED	EXPUNGED		SURVIVI	SURVIVING CLAIMS		
Name and Address of Claimant Section 19	Claim #	Debtor	Claim Amount and Priority (1)	Basis For Objection	Name and Address of Claimant	Claim#	Debtor	Claim Amount and Priority (1)
O O O O O O O O O O O O O O O O O O O	20022	Pacific Gas and Electric Company	\$0.00 (S) \$7,268.44 (A)	Amended and Superseded	ARAMARK Uniform & Career Apparel LLC	107050 Pa	Pacific Gas and Electric Company	\$0.00 (S) \$0.00 (A)
DAVID SHIMKIN COZEN O'CONNOR 601 S. FIGUEROA STREET, SUITE 3700			\$0.00 (P)		c/o Sheila R. Schwager Hawley Troxell Ennis & Hawley LLP P.O. Box 1617			\$0.00
+2003 AINGELES, CA 9001/			\$2,521.54 (U)		Boise, ID 83/01			\$2,521.54 (U)
± 13 0			(T) 89.987,6\$					\$2,521.54
Asplundh Construction, LLC David G. McGinley Vice President 708 Blair Mill Rd Spear Street Tower, Suite 2200 Million Grove, PA 19090	17001	Pacific Gas and Electric Company	\$0.00 (S) \$0.00 (A) \$0.00 (P)	Amended and Superseded	Asplundh Construction, LLC David G. McGinley Vice President 708 Blair Mill Rd. Spear Street Tower, Suite 2200 Willow Grove, PA 19090	107056 Pa	Pacific Gas and Electric Company	\$0.00
d: 10/1			\$4,170,913.06 (U) \$4,170,913.06 (T)					\$3,430,436.16 (U) \$3,430,436.16 (T)
Sacramento, CA 95812-2952 Sacramento, CA 95812-2952 Sacramento, CA 95812-2952	63369	Pacific Gas and Electric Company	\$0.00 (S) \$0.00 (A) \$501,616,189.6 (P) \$86,760,132.37 (U) \$588,376,321.9 (T)	Amended and Superseded	Franchise Tax Board Bankruptcy Section MS A340 PO Box 2952 Sacramento, CA 95812-2952	106177 Pa	Pacific Gas and Electric Company	\$0.00 \$0.00 \$500,625,512.1 \$87,750,809.79 \$588,376,321.9
Hanchise Tax Board Hanchis	63619	PG&E Corporation	\$0.00 (S) \$0.00 (A) \$502,117,359.1 (P) \$86,846,819.21 (U) \$588,964,178.3 (T)	Amended and Superseded	Franchise Tax Board Bankruptcy Section MS A340 PO Box 2952 Sacramento, CA 95812-2952	106175	PG&E Corporation	\$0.00 \$0.00 \$501,123,223.9 \$87,840,954.34 \$588,964,178.3
MASquared Construction, Inc. MASquared Construction, Inc. MASS Seewart Mitchell & Mr. Aidan Foley 1278 20th Ave., Ste. C 777 Cuesta Drive, Ste. 200 Sap Francisco, CA 94122 DD DD	60391	Pacific Gas and Electric Company	\$0.00 (S) \$0.00 (A) \$0.00 (P) \$504,183.17 (U) \$504,183.17 (T)	Amended and Superseded	M Squared Construction, Inc. Mr. Stewart Mitchell Mr. Aidan Foley 1278 20 th Ave., Ste. C San Francisco, CA 94122	107019 Pa	Pacific Gas and Electric Company	\$0.00 \$0.00 \$0.00 \$445,725.60 \$445,725.60

(1) In the "Claim Amount and Priority" column, (S) = secured claim, (A) = administrative expense claim, (P) = priority claim, (U) = unsecured claim and (T) = total claim. The amounts listed are taken directly from the proofs of claim, and thus replicate and thus replicate are taken directly from the proofs of claim, and thus replicate and thus replicated proofs of claim, and thus replicated are taken directly from the amount listed is "0.00". Case: 19-30088 and 2000 and 2000

Claim # Debtor Deptor Dept	CLA	MS TO BE DI	CLAIMS TO BE DISALLOWED AND EXPUNGED	EXPUNGED		SURVI	SURVIVING CLAIMS	S	
17227 Pacific Gas and \$0.00 (S) Amended and Superseded Treasurer of Virginia 103460 Pacific Gas and Electric Company \$0.00 (A) Property Division P.O. Box 2478 Company So.00 (U) So.00 (T) So.00 (Name and Address of Claimant	Claim#	Debtor	Claim Amount and Priority (1)	Basis For Objection	Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)
(U) (T)	Saurer of Virginia Carolinia Dept of THE TREASURY UNCLAIMED PROPERTY DIV PO BOX	17227	Pacific Gas and Electric Company		Amended and Superseded	Treasurer of Virginia Virginia Dept. of the Treasury Unclaimed Property Division P.O. Box 2478	103460	Pacific Gas and Electric Company	\$0.00 (S) \$0.00 (A) \$0.00 (P)
(T)	HMOND, va 23218-2478					Richmond, VA			\$1,214.96 (U)
									\$1,214.96 (T)

Filed: 10/14/22 of 75

Entered: 10/17/22 13:59:10

(1) In the "Claim Amount and Priority" column, (S) = secured claim, (A) = administrative expense claim, (P) = priority claim, (U) = unsecured claim and (T) = total claim. The amounts listed are taken directly from the proofs of claim, and thus replied = 3000 BB emails of Equ. (P) = priority claim, Where the Amount is zero, unliquidated to the amount listed is "0.00". Case: 19-300 BB emails of Equ. (P) = administrative expense claim, (P) = priority claim, and (T) = total claim. The amounts listed is "0.00". Case: 19-300 BB emails of Equ. (P) = administrative expense claim, (P) = priority claim, (P) = priority claim, and (T) = total claim. The amounts listed is "0.00". Case: 19-300 BB emails of Equ. (P) = administrative expense claim, (P) = priority claim, (P) =

SS Offginal Creditor	Claim Transferred To:	Claims To Be Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
19 <u>%</u> 30088		Redacted	Pacific Gas and Electric Company	10/2/2019	80.00	\$0.00	80.00	\$500,000.00	\$500,000.00	Plan Passthrough Workers' Compensation Claims
Columbia & Haas Chemicals LLC Refin: Weslym Patricia Reed 2211 H.H. Dow Way Walland, MI 48674	111	98598	PG&E Corporation	10/21/2019	\$0.00	\$0.00	80.00	\$0.00	\$0.00	Plan Passthrough Environmental Claims
Attention: Weslym Patricia Reed Uhon Carbide Corporation Uhon Carbide Corporation 2211 On Way Malland, MI 48674	ed 11	78621	PG&E Corporation	10/21/2019	\$0.00	80.00	80.00	80.00	80.00	Plan Passthrough Environmental Claims
Daims To Be Expunged Totals	Totals	Count:3				80.00	80.00	80.00	\$500,000.00	\$500,000.00

oc# 10960-1 Filed: 07/21/21 Entered: 07/21/21 16:40:10 Page

Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 25 of 27

Entered: 10/17/22 13:59:10

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SS Offginal Creditor	Claim Transferred To:	Claims To Be Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Celaya, Jennifer Collaboration		7490	PG&E Corporation	8/19/2019	\$0.00	\$0.00	\$0.00	\$4,000.00	\$4,000.00	Customer No Liability / Passthrough Claims
Church of Christ Church of Church of Christ Church of Church of Christ Church of		87451	Pacific Gas and Electric Company	10/28/2019	\$0.00	\$0.00	\$334.40	\$0.00	\$334.40	Customer No Liability / Passthrough Claims
Deltello, Teresa		6983	Pacific Gas and Electric Company	8/14/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Customer No Liability / Passthrough Claims
Agan Hamsher 4608 Elmhurst		87203	Pacific Gas and Electric Company	10/24/2019	\$0.00	\$0.00	\$0.00	\$32.69	\$32.69	Customer No Liability / Passthrough Claims
4 Languages, Norma Conzales, CA 93926		3876	Pacific Gas and Electric Company	7/24/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Customer No Liability / Passthrough Claims
And the state of t		88600	PG&E Corporation	12/13/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Customer No Liability / Passthrough Claims
Mann, Arjamand 113 Lyle Ave Control CA 95210-6709		63817	PG&E Corporation	10/8/2019	\$0.00	80.00	\$0.00	\$0.00	\$0.00	Customer No Liability / Passthrough Claims
Madrid G34 Mallard Court F4Field, CA 94533-2547		4421	Pacific Gas and Electric Company	7/30/2019	\$0.00	80.00	80.00	\$5,942.88	\$5,942.88	Customer No Liability / Passthrough Claims
Miller, Madrid Had Mallard Court Africald, CA 94533-2547		4023	Pacific Gas and Electric Company	7/27/2019	\$0.00	80.00	\$0.00	\$5,942.58	\$5,942.58	Customer No Liability / Passthrough Claims
Clovis, CA 93612		9096	Pacific Gas and Electric Company	9/23/2019	\$0.00	80.00	\$1,197.58	\$0.00	\$1,197.58	Customer No Liability / Passthrough Claims

Entered: 07/21/21 16:40:10 Page Case: 19-30088 Doc# 10960-1 Filed: 07/21/21 26 of 27

Ninety-Sixth Omnibus Objection

Page 2

Unsecured \$0.00 Priority \$0.00 Administrative \$0.00 Secured \$0.00 7/29/2019 Date Filed Debtor PG&E Corporation Claims To Be Expunged 4271 Claim Transferred To: Solution Strict Series of S Offginal Creditor Smith, Carolyn

Customer No Liability / Passthrough Claims

\$0.00

\$17,450.13

\$15,918.15

\$1,531.98

\$0.00

\$0.00

Count:11

Basis for Objection

Total

Claims To Be Expunged Totals
2000 # 13084

Filed: 10/14/22 of 75

Entered: 10/17/22 13:59:10

Entered on Docket
July 22, 2021
EDWARD J. EMMONS, CLERK
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA



Signed and Filed: July 22, 2021 1 KELLER BENVENUTTI KIM LLP Tobias S. Keller (#151445) (tkeller@kbkllp.com) Clering Montale. Peter J. Benvenutti (#60566) 3 (pbenvenutti@kbkllp.com) Jane Kim (#298192) 4 (jkim@kbkllp.com) **DENNIS MONTALI** 650 California Street, Suite 1900 5 U.S. Bankruptcy Judge San Francisco, CA 94108 Tel: 415 496 6723 6 Fax: 650 636 9251 7 Attorneys for Debtors and Reorganized Debtors 8 9 UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 12 Bankruptcy Case No. 19-30088 (DM) In re: 13 Chapter 11 **PG&E CORPORATION,** 14 (Lead Case) (Jointly Administered) - and -15 ORDER DISALLOWING AND EXPUNGING PACIFIC GAS AND ELECTRIC PROOFS OF CLAIM PURSUANT TO 16 REORGANIZED DEBTORS' NINETY-THIRD COMPANY, OMNIBUS OBJECTION TO CLAIMS (NO 17 LEGAL LIABILITY CLAIMS) Debtors. 18 ☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company [Re: Dkt. Nos. 10808, 10960] 19 **☒** Affects both Debtors 20 * All papers shall be filed in the Lead Case, No. 19-30088 (DM). 21

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 67

of 75

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Omnibus Objections to Claims and Request for Orders by Default as to Unopposed Objections [Docket No. 10960] (the "Request") of PG&E Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and reorganized debtors (collectively, "PG&E" or the "Debtors" or as reorganized pursuant to the Plan (as defined below), the "Reorganized Debtors") in the abovecaptioned chapter 11 cases (the "Chapter 11 Cases"), pursuant to Rule 9014-1(b)(4) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California, as made applicable to these Chapter 11 Cases by the Second Amended Order Implementing Certain Notice and Case Management Procedures, entered on May 14, 2019 [Dkt No. 1996] ("Case Management Order"), that the Court enter an order by default on the Reorganized Debtors' Ninety-Third Omnibus Objection to Claims (No Legal Liability Claims) [Docket No. 10808] (the "Ninety-Third Omnibus Objection"), all as more fully set forth in the Request, and this Court having jurisdiction to consider the Request and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 (N.D. Cal.), and Bankruptcy Local Rule 5011-1(a); and consideration of the Request and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having found and determined that notice of the Request as provided to the parties listed therein is reasonable and sufficient under the circumstances, and it appearing that no other or further notice need be provided; and this Court having determined that the legal and factual bases set forth in the Request establish just cause for the relief sought; and upon all of the proceedings had before this Court and after due deliberation and sufficient cause appearing therefor,

Upon the Reorganized Debtors' Report on Responses to Eighty-Eighth Through Ninety-Sixth

IT IS HEREBY ORDERED THAT:

1. The below Proofs of Claim shall be treated as follows:

Docket No.	Claimant	Claim No.	Resolution
10907	Duivenvoorden, Marcus	75903	The Reorganized Debtors will seek to resolve the Claim through the Courtapproved ADR procedures, and request that the hearing on the Claim be taken off calendar and continued indefinitely in the interim.

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 68

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Docket No.	Claimant	Claim No.	Resolution
10919	Chappell, Lamont	9946	This matter is going forward contested at the July 28, 2021 Omnibus Hearing.
10918	California Department of Housing and Community Development	56868	This matter has been continued to the September 14, 2021 Omnibus Hearing.
Informal	City of San Carlos	68838	This matter has been continued to the August 10, 2021 Omnibus Hearing.
10946	Richards, Darwin	86933 96962	This matter is going forward contested at the July 28, 2021 Omnibus Hearing.

- 2. The Claims listed in the columns headed "Claims To Be Disallowed and Expunged" in **Exhibit 1A** and **Exhibit 1B**¹ hereto are disallowed and expunged.
- 3. This Court shall retain jurisdiction to resolve any disputes or controversies arising from this Order.

*** END OF ORDER ***

Case: 19-30088 Doc# 13084 Filed: 10/14/22 Entered: 10/17/22 13:59:10 Page 69

of 75

¹ Exhibit 1B has been redacted in accordance with the *Order Granting Motion to Redact Documents Filed in Support of Reorganized Debtors' Omnibus Objections to Claims*, entered on June 21, 2021 [Docket No. 10832].

റ്റ് OAginal Creditor	Claim Transferred To:	Claims To Be Disallowed and Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Chapman, Warren Chap Moroney, et al 5860 Owens Chape Moroney, et al 5860 Owens Chape Suite 410 Chape Suite A 94588	ø	78834	Pacific Gas and Electric Company	10/21/2019	\$0.00	80.00	80.00	\$0.00	\$0.00	Barred by Court Order
Cotan, Michael 20 Flynn Creek Road PO Box 神 Genptche, CA 95427		81232	Pacific Gas and Electric Company	10/21/2019	\$0.00	80.00	80.00	\$4,947.78	\$4,947.78	Barred by Court Order
© (Section, Coaster 855 C" Street Apt. # 304 Street, CA 94901		4457	PG&E Corporation	7/30/2019	80.00	\$0.00	\$12,450.00	\$2,487,550.00	\$2,500,000.00	No Liability Based on Investigation
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		8889	PG&E Corporation	8/13/2019	\$0.00	\$0.00	\$0.00	\$500,000.00	\$500,000.00	Barred by Court Order
Land Manageregates Mid-Pacific, Inc. Joseph Audal 3000 Executive Fineway Suite 240 San Ramon, CA 94583		70657	Pacific Gas and Electric Company	10/16/2019	\$173,304.00	80.00	\$0.00	\$0.00	\$173,304.00	No Liability Based on Investigation
Onto the control of t		87111	PG&E Corporation	10/21/2019	80.00	\$0.00	\$0.00	\$50,000,000.00	\$50,000,000.00	Barred by Statute of Limitations - Personal Injury
Manui-Fard, Saeedeh Liw Offices of Steven D. Illediman Attn: Saeedeh Motahari- Liw Charles CA 94086		3882	Pacific Gas and Electric Company	7/24/2019	\$0.00	80.00	\$0.00	\$31,576.00	\$31,576.00	Barred by Court Order
Pecz, Juan M. Gilleon Law Firm, APC c/o James CMitchell (SBN 87151) 1320 Mumbia Street, Suite 200	_∞	7666	PG&E Corporation	8/20/2019	\$0.00	80.00	\$0.00	\$4,000,000.00	\$4,000,000.00	Barred by Court Order

Claim Transferred Tot. Expunged Debtor D	Case		Claims To Be Disallowed and								Basis for Objection
Pacific Cine and Pacific Cin	Original Creditor	Claim Transferred To:	Expunged	Debtor	Date Filed	Secured	Administrative	Priority	Unsecured	Total	
1467-158 Pedie Corporation 97-00-2019 50-0000 50-0000 50-0000 50-0000 50-0000 50-0000 50-00000 50-00000 50-00000 50-00000 50-00000 50-00000 50-00000 50-00000 50-00000 50-00000 50-000000 50-000000 50-000000 50-0000000 50-0000000 50-000000000 50-0000000000	Reference of the state of the s		4606	Pacific Gas and Electric Company	7/24/2019	00.08	\$0.00	\$0.00	\$250,000,000.00	\$250,000,000.00	Barred by Statute of Limitations - Breach of Written Contract
105758 PG&E 6/22020 S0.00 S0.00 S0.00 S0.00 S0.00 S0.00 S0.00 S0.00	Aman, Geoffrey Law Offices of Paul Aghabala & Associates, Inc. Ani Equivaladyan, Esq. 15250 Control Blvd Ste 500		23522	PG&E Corporation	9/30/2019	80.00	\$0.00	\$0.00	\$0.00	80.00	No Liability Based on Investigation
Second Pacific Gas and Electric Company 10/23/2019 S.0.00 S.0.00	Figure 1. Shair Seofficey Shaivaladyan, Esq. P.P. Ani Shaivaladyan, Esq. P.P. aul Anisaladyan, Esq. 15250 Ventura Fid., Suite 500		105758	PG&E Corporation	6/2/2020	00'08	00.00	80.00	\$0.00	00.08	No Liability Based on Investigation
4 Willow Valley Road and City, CA 93959 PG&E 1099/2019 \$25,000.00 \$0.00 \$225,000.00 \$250,000.0	Titus, Leona A Titus, Leona A Titus, Coombe Hill Drive The City, CA 92586		86900	Pacific Gas and Electric Company	10/23/2019	\$0.00	\$0.00	\$0.00	\$14,000,000.00	\$14,000,000.00	Barred by Statute of Limitations - Personal Injury
inns To Be Expunged Totals Count:13 Count:13 S198,304,00 S0.00 S12,450.00 S321,249,073.78	Adonick, John 11464 Willow Valley Road Ada City, CA 95959		19917	PG&E Corporation	10/9/2019	\$25,000.00	\$0.00	\$0.00	\$225,000.00	\$250,000.00	Barred by Statute of Limitations - Damage to Real or Personal Property and No Liability Based on Investigation
	To Be Expunded To Be Expunded To Be To Be To Page 7022 13:59:10 Page 7	ials	Count:	13		9	198,304.00	80.00			321,459,827.78

S Offginal Creditor	Claim Transferred To:	Claim To Be Disallowed and Expunged	l Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Rege 30088		Redacted	PG&E Corporation	8/14/2019	80.00	\$0.00	80.00	\$1,600,000.00	\$1,600,000.00	Barred by Statute of Limitations - Personal Injury and Barred by Previous Settlement Agreement
ည်း Dဦးc# 1308		Redacted	Pacific Gas and Electric Company	10/12/2019	80.00	\$0.00	\$66,074.00	\$0.00	\$66,074.00	Preempted by NLRA
Red Filed:		Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	Barred by Previous Settlement Agreement and Preempted by
^{pa} 190/14/22 ²² of 75		Redacted	Pacific Gas and Electric Company	10/18/2019	80.00	\$0.00	80.00	\$0.00	\$0.00	Barred by Previous Settlement Agreement and Preempted by
Red Entered		Redacted	Pacific Gas and Electric Company	4/20/2021	80.00	\$0.00	\$0.00	\$0.00	80.00	Barred by Statute of Limitations - "Catch- all" Statute
Red (17/22)		Redacted	Pacific Gas and Electric Company	7/29/2019	80.00	\$0.00	\$20,000.00	\$0.00	\$20,000.00	Barred by Statute of Limitations - Breach of Written Contract and Preempted by NLRA
133:59:10		Redacted	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$12,679,000.00	80.00	\$12,679,000.00	Payroll Withholding Claims
Page 72		Redacted	PG&E Corporation	9/25/2019	\$0.00	\$0.00	\$12,679,000.00	\$0.00	\$12,679,000.00	Payroll Withholding Claims

¢										
OAginal Creditor	Claim Transferred To:	Claim To Be Disallowed and Expunged	Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
19880088 1988		Redacted	Pacific Gas and Electric Company	9/16/2019	80.00	\$0.00	\$14,104.32	\$0.00	\$14,104.32	Barred by Previous Settlement Agreement
Doc# 13		Redacted	PG&E Corporation	9/23/2019	80.00	\$0.00	\$12,570,000.00	\$0.00	\$12,570,000.00	Payroll Withholding Claims
D <mark>3</mark> 4 File		Redacted	PG&E Corporation	9/23/2019	\$0.00	\$0.00	\$12,570,000.00	\$0.00	\$12,570,000.00	Payroll Withholding Claims
d:pay 0/14/2 d:pay 0f 75		Redacted	PG&E Corporation	9/23/2019	80.00	80.00	\$0.00	\$11,728,000.00	\$11,728,000.00	Payroll Withholding Claims
Sed Entere		Redacted	Pacific Gas and Electric Company	10/21/2019	\$0.00	80.00	\$0.00	\$1,450.00	\$1,450.00	Preempted by NLRA
de ^{ad} 10/17/2		Redacted	Pacific Gas and Electric Company	9/23/2019	\$0.00	80.00	\$15,000.00	\$0.00	\$15,000.00	Preempted by NLRA
^{Red 22} 13:59:10		Redacted	PG&E Corporation	10/23/2019	80.00	80.00	\$64,560.00	80.00	\$64,560.00	Barred by Statute of Limitations - Breach of Written Contract and Barred by Previous Settlement Agreement
Bage 73		Redacted	PG&E Corporation	10/22/2019	80.00	80.00	\$86,034.64	80.00	\$86,034.64	Barred by Statute of Limitations - Breach of Written Contract and Barred by Previous Settlement Agreement

Copposition Copposition	Case Peginal Creditor	Claim Transferred To:	Claim To Be Disallowed and Expunged	d Debtor	Date Filed:	Secured	Administrative	Priority	Unsecured	Total	Basis for Objection
Reducted Prof.RE \$1,720,19 \$0,00 \$10,000,00 \$1,500,000,00 \$1,500,000,00 Reducted Prof.RE	75 30088 Feed		Redacted	PG&E Corporation	8/1/2019	\$0.00	\$0.00	80.00	80.00	\$0.00	Barred by Statute of Limitations - Employment Discrimination
Reducted Position Company Electric Company 10/18/2019 \$0.00 \$0.00 \$11,000,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,700,000.00 \$1,200,000.	poc# 13		Redacted	PG&E Corporation	8/12/2019	\$0.00	80.00	80.00	80.00	80.00	Barred by Statute of Limitations - Breach of Written Contract and Preempted by NLRA
Reducted PG&E 10/18/2019 \$0.00 \$0.00 \$1,690,000.00 \$1,790,000.00 Reducted PG&E 10/4/2019 \$0.00 \$0.00 \$13,300,000.00 \$13,300,000.00 Reducted PG&E 10/4/2019 \$0.00 \$0.00 \$11,300,000.00 \$0.00 \$13,300,000.00 Reducted PG&E 10/4/2019 \$0.00 \$10,300,000.00 \$0.00 \$11,300,000.00 \$0.00 \$13,300,000.00 Reducted PG&E 11/4/2019 \$0.00 \$12,361,000.00 \$0.00 \$12,361,000.00 \$12,961,000.00	90 § 4 File		Redacted	Pacific Gas and Electric Company	10/18/2019	\$0.00	80.00	\$10,000.00	\$1,690,000.00	\$1,700,000.00	Barred by Court Order
Reducted Corporation PG&E 10/7/2019 \$0.00 \$0.00 \$13,300,000.00 \$13,300,000.00 Reducted Corporation PG&E 10/4/2019 \$0.00 \$0.00 \$13,300,000.00 \$13,300,000.00 Reducted Corporation PG&E 10/1/2019 \$0.00 \$0.00 \$12,961,000.00 \$12,961,000.00 Reducted Corporation PG&E 11/4/2019 \$0.00 \$12,961,000.00 \$0.00 \$12,961,000.00	d:g=10/14/2 d:g=0f 75		Redacted	PG&E Corporation	10/18/2019	\$0.00	\$0.00	\$10,000.00	\$1,690,000.00	\$1,700,000.00	Barred by Court Order
Redacted Corporation In/4/2019 \$0.00 \$0.00 \$13,300,000.00 \$0.00 \$13,300,000.00 \$	Redacted 2 Entere		Redacted	PG&E Corporation	10/7/2019	80.00	80.00	\$13,300,000.00	\$0.00	\$13,300,000.00	Payroll Withholding Claims
Redacted PG&E 10/17/2019 \$0.00 \$12,961,000.00 \$0.00 \$12,961,000.00 Redacted PG&E 11/4/2019 \$0.00 \$12,961,000.00 \$0.00 \$12,961,000.00	:d ^{gg} 10/17/2		Redacted	PG&E Corporation	10/4/2019	\$0.00	\$0.00	\$13,300,000.00	\$0.00	\$13,300,000.00	Payroll Withholding Claims
Redacted PG&E 11/4/2019 \$0.00 \$12,961,000.00 \$0.00 \$12,961,000.00 Corporation Corporation \$0.00 \$12,961,000.00 \$0.00 \$12,961,000.00	p _p 313:59:10		Redacted	PG&E Corporation	10/17/2019	\$0.00	\$0.00	\$12,961,000.00	\$0.00	\$12,961,000.00	Payroll Withholding Claims
	Page 74		Redacted	PG&E Corporation	11/4/2019	\$0.00	\$12,961,000.00	\$0.00	\$0.00	\$12,961,000.00	Payroll Withholding Claims

Basis for Objection

Payroll Withholding Claims

	Basis for	Payroll W	,,222.96			
	Total	\$12,961,000.00	\$132,976,222.96			
			\$16,709,450.00			
	Unsecured	\$0.00				
	Priority	\$12,961,000.00	\$103,305,77			
	Administrative		\$12,961,000.00 \$103,305,772.96			
	Admini	\$0.00	\$0.00 s			
	Secured	\$0.00				
	Date Filed:	10/21/2019				
	Debtor	PG&E Corporation				
	Claim To Be Disallowed and Expunged	Redacted	Count;25			
	Claim Transferred To:		ed Totals			
¢	SS Offginal Creditor	88008 ⁵ 66	Qaims To Be Expunged Totals #2004	Filed: 10/14/22 of 75	Entered: 10/17/22 13:59:10	Page 75

Entered: 07/22/21 15:36:54 Page 4